

The review will include, at a minimum, an assessment by DIR of whether the reasons the rules were initially adopted continue to exist and whether the rules should be re-adopted.

Any questions or written comments pertaining to this rule review may be submitted to Martin Zelinsky, General Counsel, via mail at P.O. Box 13654, Austin, Texas 78711, via facsimile transmission at (512) 475-4759, or via electronic mail to martin.zelinsky@dir.texas.gov. The deadline for comments is thirty (30) days after publication of this notice in the *Texas Register*. Any proposed changes to the rules as a result of the rule review will be published in the Proposed Rules section of the *Texas Register*. The proposed rule changes will be open for public comment prior to the final adoption or repeal of the rules by DIR in accordance with the requirements of the Administrative Procedure Act, Texas Government Code, Chapter 2001.

TRD-201502071
Martin H. Zelinsky
General Counsel
Department of Information Resources
Filed: June 4, 2015

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Texas Department of Motor Vehicles

Title 43, Part 10

The Texas Department of Motor Vehicles (department) files this notice of intent to review 43 TAC Chapter 215, Motor Vehicle Distribution. This review is conducted pursuant to Government Code, §2001.039, which requires state agencies to review their rules every four years and to readopt, readopt with amendments, or repeal the current rules. The department's review will include an assessment of whether the reasons for initially adopting the rules continue to exist.

The department is conducting this rule review in conjunction with proposing amendments and repeals, which are published in the Proposed Rules section of this issue of the *Texas Register*.

Comments regarding this rule review may be submitted to David D. Duncan, General Counsel, Texas Department of Motor Vehicles, 4000 Jackson Avenue, Austin, Texas 78731 or by email to rules@txdmv.gov. The deadline for receipt of comments is 5:00 p.m. on July 20, 2015.

TRD-201502118
David D. Duncan
General Counsel
Texas Department of Motor Vehicles
Filed: June 5, 2015

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Texas State Soil and Water Conservation Board

Title 31, Part 17

The Texas State Soil and Water Conservation Board (Agency) files this notice of intent to review Title 31, Part 17, Chapter 520, Subchapter B, §§520.11 - 520.13, Requirements to Receive State Funds or Administer State Programs, of the Texas Administrative Code (TAC) in accordance with the Texas Government Code, §2001.039. The Agency finds that the reason for adopting the rules continues to exist.

As required by §2001.039 of the Texas Government Code, the Agency will accept comments and make a final assessment regarding whether the reason for adopting the rules continues to exist. The comment period will last 30 days beginning with the publication of this notice of intent to review.

Comments or questions regarding this rule review may be submitted to Rex Isom, Executive Director, Texas State Soil and Water Conservation Board, P.O. Box 658, Temple, Texas 76503, by email to risom@tss-wcb.state.tx.us, or by facsimile at (254) 773-3311.

TRD-201502145
Mel Davis
Special Projects Coordinator
Texas State Soil and Water Conservation Board
Filed: June 5, 2015

◆ ◆ ◆ **Adopted Rule Reviews**

Commission on State Emergency Communications

Title 1, Part 12

In accordance with Texas Government Code §2001.039, the Commission on State Emergency Communications (CSEC) has concluded its review of its Chapter 254 rules and readopts with amendment §§254.1 - 254.4.

CSEC's notice of intent to review its Chapter 254 rules was published in the November 14, 2014, issue of the *Texas Register* (39 TexReg 9078). The review assessed whether the reasons for originally adopting the rules continue to exist. CSEC reviewed each rule in Chapter 254 and determined that for those rules being readopted without amendment that the original reasoned justification for the rules continues to exist and is within the agency's legal authority as certified by legal counsel. For those rules being adopted or proposed with amendments, CSEC has provided with each its reasoned justification and certification of legal authority.

No comments were received regarding CSEC's notice of review. This notice concludes CSEC's review of its Chapter 254 rules.

TRD-201502146
Patrick Tyler
General Counsel
Commission on State Emergency Communications
Filed: June 8, 2015

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In accordance with Texas Government Code §2001.039, the Commission on State Emergency Communications (CSEC) has concluded its review of its Chapter 255 rules and readopts without amendment §255.1. CSEC readopts new §255.2 and §255.3 (adopted in the November 14, 2014, issue of the *Texas Register* (39 TexReg 8959)). CSEC adopted the repeal of §§255.5, 255.7 and 255.8 (November 14, 2014, issue of the *Texas Register* (39 TexReg 8959)).

CSEC's notice of intent to review its Chapter 255 rules was published in the May 23, 2014, issue of the *Texas Register* (39 TexReg 3991). The review assessed whether the reasons for originally adopting the rules continue to exist. CSEC reviewed each rule in Chapter 255 and determined that for those rules being readopted without amendment that the original reasoned justification for the rules continues to exist and is within the agency's legal authority as certified by legal counsel.

No comments were received regarding CSEC's notice of review. This notice concludes CSEC's review of its Chapter 255 rules.

TRD-201502147
Patrick Tyler
General Counsel
Commission on State Emergency Communications
Filed: June 8, 2015



Texas Department of Motor Vehicles

Title 43, Part 10

The Texas Department of Motor Vehicles (department) files this notice of readoption of 43 TAC Chapter 206, Management, pursuant to Government Code, §2001.039. Notice of the department's intention to review was published in the March 6, 2015, issue of the *Texas Register* (40 TexReg 1111).

As a result of the review, the department determined that the reasons for initially adopting rules under Subchapters A - G continue to exist, but that amendments to certain rules are necessary. The department further determined that the reasons for initially adopting Subchapter B, §206.21 and Subchapter E, §206.91 no longer exist.

No comments on the proposed review were received.

The department is also publishing in the Adopted Rules and Withdrawn Rules sections of this issue of the *Texas Register*; the adoption of various amendments and repeals under Chapter 206, as well as the withdrawal of the proposed repeal of Subchapter D.

This concludes the review of Chapter 206, Management.

TRD-201502078

David D. Duncan

General Counsel

Texas Department of Motor Vehicles

Filed: June 5, 2015

