

The Texas Natural Resource Conservation Commission (TNRCC or commission) proposes the repeal of 30 Texas Administrative Code (TAC) §§238.1-238.2, §§238.31-238.32, §§238.41-238.51, §§238.60-238.61, §§238.70, and §§238.80-238.83, concerning Water Well Drillers Rules.

This action also constitutes the commission's review of the rules contained in 30 TAC Chapter 238.

This review is in accordance with the General Appropriations Act, Article IX, §167, 75th Legislature, 1997. The proposed notice of review can be found in the Review of Agency Rules section of this edition of the *Texas Register*.

EXPLANATION OF PROPOSED RULE

The proposed repeal would remove current Chapter 238, as part of the commission's implementation of SB 1955, 75th Legislature, 1997. The legislative action amended Chapters 32 and 33, Texas Water Code (TWC), requiring the transfer of the water well drillers programs previously administered by the TNRCC to the Texas Department of Licensing and Regulation (TDLR). TDLR is also authorized to adopt rules under Chapters 32 and 33, and TNRCC proposes the repeal of this chapter in response to the TDLR's proposal to adopt 16 TAC Chapter 76, which proposes rules for well standards and well driller and pump installer licensing.

FISCAL NOTE

Stephen Minick, Strategic Planning and Appropriations Division, has determined that for the first five-year period the repeal is in effect there will be no significant fiscal implications for state or local government as a result of administration or enforcement of the repeal.

PUBLIC BENEFIT

Mr. Minick has also determined that, for the first five years the repeal of the rule is in effect, public benefit would result from anticipated administrative efficiencies realized from the consolidation of water well drillers and water well pump installers occupational certification and licensing programs in an agency which specializes in occupational certification and licensing programs. There is no anticipated economic cost to persons, including any small business, subject to the rule proposed for repeal.

DRAFT REGULATORY IMPACT ANALYSIS

The commission has reviewed the proposed rulemaking in light of the regulatory impact analysis requirements of Texas Government Code §2001.0225 and has determined that the rulemaking is not subject to §2001.0225, which applies only to certain major environmental rules that have at least one of four results. "Major environmental rule" means a rule the specific intent of which is to protect the environment or reduce risks to human health from environmental exposure and that may adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, or the public health and safety of the state or a sector of the state. This rule does not meet the definition of a "major environmental rule" and does not meet any of the four results that would trigger applicability of §2001.0225.

First, the proposal does not exceed a standard set by federal law. There are no specific federal laws that require or provide for the licensing of water well drillers or for the establishment of water well construction standards for wells which are not used for public drinking water supply. Therefore, the proposal does not exceed a standard set by federal law. Moreover, even if the rule did exceed a

standard set by federal law, this proposal is specifically required by state law, which required the TNRCC, and now requires TDLR to license drillers and establish standards for the drilling of water wells (Chapter 32 of the TWC) and is exempt from §2001.0025's applicability.

Second, this proposal does not exceed an express requirement of state law. The proposal is designed to carry out the commission's statutory responsibility to control the quality of water in the state, including groundwater, pursuant to §§26.011, and 26.046, and 28.011 of the TWC. The proposal is intended to comply with the stated requirements of state law and not exceed them in any way.

Third, this proposal does not exceed a requirement of a delegation agreement or contract between the state and an agency or representative of the federal government to implement a state and federal program. This proposal is not covered by any delegation agreement or contract between the state and an agency or representative of the federal government to implement a state and federal program.

Finally, this proposal does not adopt a rule solely under the general powers of the agency instead of under a specific state law. While this proposal repeals a rule under general powers of the agency, it was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers under Chapter 32 and §28.011 of the TWC.

TAKINGS IMPACT ASSESSMENT

The commission has prepared a Takings Impact Assessment for these rules pursuant to Texas Government Code §2007.043. The following is a summary of that assessment. Promulgation of the repeal of Chapter 238 will not burden private real property which is the subject of the rules. The specific purpose of the rule is to repeal Chapter 238 of the commission's rules to implement the transfer of the licensing requirements for water well drillers and pump installers program to the TDLR. TNRCC proposes the repeal of Chapter 238 in response to a TDLR proposal to adopt 16 TAC Chapter 76. The TDLR's proposed rules will take the place of Chapters 238 and 340 to provide for well standards and well driller and pump installer licensing pursuant to Chapters 32 and 33 of the Texas Water Code as amended by SB 1955, 75th Legislature, 1997. Chapter 238 defines well completion, plugging, and capping standards. Because these rules will no longer be effective, the repeal of these rules does not impose a burden on private real property, and does not cause any takings to occur.

COASTAL MANAGEMENT PROGRAM

The executive director has reviewed the proposed rulemaking and found that the rule is neither identified in the Coastal Coordination Act Implementation Rules, 31 TAC §505.11, relating to Actions and Rules Subject to the Coastal Management Program (CMP), nor will it affect any action or authorization identified in Coastal Coordination Act Implementation Rules, 31 TAC §505.11.

Therefore, the proposed rule is not subject to the CMP.

PUBLIC HEARINGS

A public hearing on the proposal will be held in Austin on _____, at _____ in _____ of the TNRCC complex, located at 12100 North IH-35, Park 35 Technology Center, Austin. The hearing is structured for the receipt of oral or written comments by interested persons. Individuals may present oral statements when called upon in order of registration. Open discussion will not occur during the hearing; however, an agency staff member will be available to discuss the proposal 30 minutes prior to the hearing and will answer questions before and after the hearing.

Persons with disabilities who have special communication or other accommodation needs who are planning to attend the hearing should contact the agency at (512) 239-4900. Requests should be made as far in advance as possible.

SUBMITTAL OF COMMENTS

Written comments on the proposal should reference Rule Log No. 97144-238-WT and may be submitted to Lutrecia Oshoko, Texas Natural Resource Conservation Commission, Office of Policy and Regulatory Development, MC 205, P.O. Box 13087, Austin, Texas 78711-3087, (512) 239-4640; or faxed to (512) 239-5687. All comments sent by fax must be followed by an original, signed hard copy for the agency's records. Written comments must be received by 5:00 p.m., _____, 1998.

For further information concerning this proposal or the rule review, please contact Steve Musick of the Ground-Water Management Section at (512) 239-4455.

STATUTORY AUTHORITY

These sections are proposed for repeal under TWC, §5.103 which provides the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws of Texas, and §5.105 which provides the commission to establish and approve all general policy of the commission by rule. Section 26.011 of the TWC provides that the commission will administer the provisions of Chapter 26 of the TWC and establish the level of quality to be maintained in and control the quality of the water in the state. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers under Chapter 32 TWC.

There are no other codes, statutes, or rules that will be affected by this proposal.

SUBCHAPTER A : GENERAL PROVISIONS

§238.1 and §238.2

§238.1. Purpose of Rules.

§238.2. Definitions.

**SUBCHAPTER B : STATE WELL REPORTS AND
REPORTING UNDESIRABLE WATER**

§238.31 and §238.32

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§238.31. State Well Reports.

§238.32. Reporting Undesirable Water of Constituents.

**SUBCHAPTER C : WELL DRILLING, COMPLETIONS,
CAPPING, AND PLUGGING**

§§238.41 - 238.51

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§238.41. Responsibility.

§238.42. Standards of Completion for Public Water System Wells.

§238.43. Location of New Wells.

§238.44. Standards of Completion for Wells.

§238.45. Standards of Completion for Water Wells Encountering Undesirable Water or Constituents.

§238.46. Standards for Wells Producing Undesirable Water or Constituents.

§238.47. Recompletions.

§238.48. Well Plugging and Capping.

§238.49. Standards for Plugging Wells.

§238.50. Standards for Plugging Wells That Penetrate Undesirable Water or Constituent Zones.

§238.51. Standards for All Water Wells (drilled before June 1, 1983).

**SUBCHAPTER D : WATER DISTRIBUTION AND DELIVERY SYSTEMS AND CHEMICAL
INJECTION, CHEMIGATION, AND FOREIGN SUBSTANCE SYSTEM**

§238.60 and §238.61

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§238.60. Water Distribution and Delivery Systems.

§238.61. Chemical Injection, Chemigation, and Foreign Substance Systems.

**SUBCHAPTER E : PUMP INSTALLATION AND
TEMPORARY WELL PROTECTION**

§238.70

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§238.70. Pump Installation.

SUBCHAPTER F : MISCELLANEOUS PROVISIONS

§§238.80 - 238.83

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§238.80. Minimum Standards.

§238.81. Field Inspection.

§238.82. Plugging Responsibility.

§238.83. Complaints.

The Texas Natural Resource Conservation Commission (TNRCC or commission) proposes the repeal of 30 Texas Administrative Code (TAC) §§340.1-340.3, §340.31, §340.33, §340.35, §340.37, §340.39, §340.41, §340.43, §340.45, §340.49, §340.51, §340.53, §340.71, §340.73, §340.75, §340.77, §§340.81-340.86, §§340.88-340.93, §340.101, §340.103, §340.105, §340.107, §340.109, §340.111, §340.131, §340.133, §340.135, §340.137, concerning Licensing Requirements and Complaint Procedures for Water Well Drillers and Pump Installers.

This action also constitutes the commission's review of the rules contained in 30 TAC 340. This review is in accordance with the General Appropriations Act, Article IX, §167, 75th Legislature, 1997. The proposed notice of review can be found in the Review of Agency Rules section of this edition of the *Texas Register*.

EXPLANATION OF PROPOSED RULE

The proposed repeal would remove current Chapter 340 as part of the commission's implementation of SB 1955, 75th Legislature, 1997. The legislative action amended Chapters 32 and 33, Texas Water Code (TWC), requiring the transfer of the water well drillers and pump installers certification and licensing programs previously administered by the TNRCC to the Texas Department of Licensing and Regulation (TDLR). TDLR is also authorized to adopt rules under TWC Chapters 32 and 33, and TNRCC proposes the repeal of this chapter in response to the TDLR's proposal to adopt 16 TAC Chapter 76, which proposes rules for well standards and well driller and pump installer licensing.

FISCAL NOTE

Stephen Minick, Strategic Planning and Appropriations Division, has determined that for the first five-year period the repeal is in effect there will be no significant fiscal implications for state or local government as a result of administration or enforcement of the repeal.

PUBLIC BENEFIT

Mr. Minick has also determined that, for the first five years the repeal of the rule is in effect, public benefit would result from anticipated administrative efficiencies realized from the consolidation of water well drillers and water well pump installers occupational certification and licensing programs in an agency which specializes in occupational certification and licensing programs. There is no anticipated economic cost to persons, including any small business, subject to the rule proposed for repeal.

DRAFT REGULATORY IMPACT ANALYSIS

The commission has reviewed the proposed rulemaking in light of the regulatory impact analysis requirements of Texas Government Code §2001.0225 and has determined that the rulemaking is not subject to §2001.0225, which applies only to certain major environmental rules that have at least one of four results. "Major environmental rule" means a rule the specific intent of which is to protect the environment or reduce risks to human health from environmental exposure and that may adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, or the public health and safety of the state or a sector of the state. This rule does not

meet the definition of a "major environmental rule" and does not meet any of the four results that would trigger applicability of §2001.0225.

First, the proposal does not exceed a standard set by federal law. There are no specific federal laws that require or provide for the licensing of water well drillers or for the establishment of water well construction standards for wells which are not used for public drinking water supply. Therefore, the proposal does not exceed a standard set by federal law. Moreover, even if the rule did exceed a standard set by federal law, this proposal is specifically required by state law which required the TNRCC and now requires TDLR to license drillers and pump installers (Chapter 32 of the TWC) and is exempt from §2001.0025's applicability.

Second, this proposal does not exceed an express requirement of state law. The proposal is designed to carry out the commission's statutory responsibility to control the quality of water in the state, including groundwater, pursuant to §§26.011, and 26.046, and 28.011 of the TWC. The proposal is intended to comply with the stated requirements of state law and not exceed them in any way.

Third, this proposal does not exceed a requirement of a delegation agreement or contract between the state and an agency or representative of the federal government to implement a state and federal program. This proposal is not covered by any delegation agreement or contract between the state and an agency or representative of the federal government to implement a state and federal program.

Finally, this proposal does not adopt a rule solely under the general powers of the agency instead of under a specific state law. While this proposal repeals a rule under general powers of the agency, it was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 and §28.011 of the TWC.

TAKINGS IMPACT ASSESSMENT

The commission has prepared a Takings Impact Assessment for these rules pursuant to Texas Government Code §2007.043. The following is a summary of that assessment. Promulgation of the repeal of Chapter 340 will not burden private real property which is the subject of the rules. The specific purpose of the rule is to repeal Chapter 340 of the commission's rules to implement the transfer of the licensing requirements for water well drillers and pump installers program to the TDLR. TNRCC proposes the repeal of Chapter 340 in response to a TDLR proposal to adopt 16 TAC Chapter 76. The TDLR's proposed rules will take the place of Chapters 238 and 340 to provide for well standards and well driller and pump installer licensing pursuant to Chapters 32 and 33 of the Texas Water Code as amended by SB 1955, 75th Legislature, 1997. Chapter 340 defines licensing requirements and duties of licensed water well drillers and pump installers. Because these rules will no longer be effective, the repeal of these rules does not impose a burden on private real property, and does not cause any takings to occur.

COASTAL MANAGEMENT PROGRAM

The executive director has reviewed the proposed rulemaking and found that the rule is neither identified in the Coastal Coordination Act Implementation Rules, 31 TAC §505.11, relating to Actions and Rules Subject to the Coastal Management Program (CMP), nor will it affect any action or authorization identified in Coastal Coordination Act Implementation Rules, 31 TAC §505.11.

Therefore, the proposed rule is not subject to the CMP.

PUBLIC HEARINGS

A public hearing on the proposal will be held in Austin on _____, at _____ in _____ of the TNRCC complex, located at 12100 North IH-35, Park 35 Technology Center, Austin. The hearing is structured for the receipt of oral or written comments by interested persons. Individuals may present oral statements when called upon in order of registration. Open discussion will not occur during the hearing; however, an agency staff member will be available to discuss the proposal 30 minutes prior to the hearing and will answer questions before and after the hearing.

Persons with disabilities who have special communication or other accommodation needs who are planning to attend the hearing should contact the agency at (512) 239-4900. Requests should be made as far in advance as possible.

SUBMITTAL OF COMMENTS

Written comments on the proposal should reference Rule Log No. 97144-238-WT and may be submitted to Lutrecia Oshoko, Texas Natural Resource Conservation Commission, Office of Policy and Regulatory Development, MC 205, P.O. Box 13087, Austin, Texas 78711-3087, (512) 239-4640; or faxed to (512) 239-5687. All comments sent by fax must be followed by an original, signed hard copy for the agency's records. Written comments must be received by 5:00 p.m., _____, 1998.

For further information concerning this proposal or the rule review, please contact Steve Musick of the Ground-Water Management Section at (512) 239-4455.

STATUTORY AUTHORITY

These sections are proposed for repeal under TWC, §5.103 which provides the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws of Texas, and §5.105 which provides the commission to establish and approve all general policy of the commission by rule. Section 26.011 of the TWC provides that the commission will administer the provisions of Chapter 26 of the TWC and establish the level of quality to be maintained in and control the quality of the water in the state. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of

underground water. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC.

There are no other codes, statutes, or rules that will be affected by this proposal.

SUBCHAPTER A : INTRODUCTORY PROVISIONS

§§340.1 - 340.3

§340.1. Purpose of Rules.

§340.2. Definitions.

§340.3. Council Meetings.

SUBCHAPTER B : LICENSING PROCEDURES

**§§340.31, 340.33, 340.35, 340.37, 340.39,
340.41, 340.43, 340.45, 340.49, 340.51, and 340.53**

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.31. License Required.

§340.33. Exceptions.

§340.35. Requirements for Issuance of a License.

§340.37. Applications for Licenses and Renewals.

§340.39. Establishing Texas Residency.

§340.41. Examination Fee.

§340.43. Certification by the Executive Director.

§340.45. Disposition of Application.

§340.49. Examinations.

§340.51. Licenses.

§340.53. License Renewal.

**SUBCHAPTER C : DUTIES OF LICENSED WATER WELL DRILLERS
AND PUMP INSTALLERS**

§§340.71, 340.73, 340.75, and 340.77

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC .Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.71. Marking Vehicles and Equipment.

§340.73. Well Logs.

§340.75. Plugging and Completion of Water Wells.

§340.77. Supervising Drillers or Pump Installers.

SUBCHAPTER D : DRILLER TRAINEE REGISTRATION

§§340.81 - 340.86

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.81. Registration for Driller Trainees.

§340.82. Registration Forms.

§340.83. Commencement of Registration.

§340.84. Termination of Driller Trainee Status.

§340.85. Required Activities of Driller Trainees.

§340.86. Prohibited Activities of Driller Trainees.

SUBCHAPTER E : PUMP INSTALLER APPRENTICES

§340.88 - 340.93

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.88. Training Program.

§340.89. Requirements for Obtaining Pump Installer Apprentice Status.

§340.90. Commencement of Registration.

§340.91. Termination of Pump Installer Apprentice Status.

§340.92. Required Activities of Pump Installer Apprentices.

§340.93. Prohibited Activities of Pump Installer Apprentices.

SUBCHAPTER F : STANDARDS OF CONDUCT

§§340.01, 340.03, 340.05, 340.07, 340.09, 340.11

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code, (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.101. Ethical Standards.

§340.103. Intent.

§340.105. Offer to Perform Services.

§340.107. Representations.

§340.109. Unauthorized Practice.

§340.111. Adherence to Statutes and Codes.

SUBCHAPTER G : DISPOSITION OF VIOLATIONS

§§340.131, 340.133, 340.135, 340.137

STATUTORY AUTHORITY

These repeals are proposed under Texas Water Code (TWC), §§5.103, 5.105, and 26.011, which provide the commission with the authority to promulgate rules necessary for the exercise of its jurisdiction and powers provided by the TWC and other laws. The rule was also adopted and now proposed for repeal under specific state laws regarding the licensing and standards for water well drillers and pump installers under Chapters 32 and 33 of the TWC. Section 28.011 of the TWC allows the commission to make and enforce rules and regulations for protecting and preserving the quality of underground water.

There are no other codes, statutes, or rules that will be affected by this proposal.

§340.131. Disciplinary Actions.

§340.133. Commission Investigations.

§340.135. Notice of Agency Proceedings.

§341.137. Reinstatement After Disciplinary Action.