1. **Purpose.** This change transmittal provides the pages that reflect changes and additions to the Texas Commission on Environmental Quality (commission) Volume of Permanent Rules.

2. **Explanation of Change.** On February 1, 2017, the commission adopted the amendments to §§122.10, 122.12, 122.120, 122.122, 122.130, 122.132, 122.142, 122.145, and 122.148; and the repeal of §§122.420, 122.422, 122.424, 122.426, and 122.428, *without changes* to the proposal as published in the September 9, 2016, issue of the *Texas Register* (41 TexReg 6931) and, therefore, these sections were not republished.

The changes adopted in this rulemaking were submitted to the United States Environmental Protection Agency (EPA) as revisions to the Texas Federal Operating Permits (FOP) Program. A request was submitted to the EPA to withdraw from consideration the amendments to §122.122 submitted on April 16, 2014, as a revision to the state implementation plan.

3. **Effects of Change.** The adopted rulemaking updates Chapter 122 to reflect current applicable requirements for the FOP Program; particularly the removal of outdated provisions relating to the Clean Air Interstate Rule, the removal of outdated provisions which required certain sources of greenhouse gases to obtain a federal operating permit, and the addition of the Cross-State Air Pollution Rule as an applicable requirement.