

The following is an Adobe Acrobat reproduction of the official
Notice of Proposed Selection of Remedy

for

Double R Plating

as published in the

Texas Register

(22 TexReg 3263-3264)

on

April 1, 1997

**A portion of the records for this site, including documents
pertinent to the TNRCC selection of remedy, is available for
viewing with the site repository records**

at

Atlanta Public Library

101 W. Hiram Street

Atlanta, Texas

and/or

TNRCC Records Management Center

Austin, Texas

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by offering for sale a vehicle with missing required emission control systems and/or devices; PENALTY: \$350; ENFORCEMENT COORDINATOR: Mary Jennings, (512) 239-1864; REGIONAL OFFICE: 7500 Viscount Boulevard, Suite 147, El Paso, Texas 79925-5633, (915) 778-9634.

(14)COMPANY: Texas Department of Criminal Justice; DOCKET NUMBER: 96-1125-AIR-E; ACCOUNT NUMBER: BL-0615-C; LOCATION: Rosharon, Brazoria County, Texas; TYPE OF FACILITY: furniture repair and coating plant; RULE VIOLATED: 30 TAC §115.421(a)(2) and the Act, §382.085(b), by exceeding the regulatory limit of 5.1 pounds per gallon of solids (3.0 pounds per gallon of coating) for volatile organic compounds used in the metal furniture coating operation; and 30 TAC §115.426(a)(1)(B) and the Act, §382.085(b), by failing to maintain a record of hours of operation and usage rates of coating materials and solvents; PENALTY: \$0; ENFORCEMENT COORDINATOR: Sheila Smith, (512) 239-1670; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1423, (713) 767-3500.

Issued in Austin, Texas, on March 25, 1997.

TRD-9704089
Kevin McCalla
Director, Legal Division
Texas Natural Resource Conservation Commission
Filed: March 25, 1997



Notice of Public Hearing (Chapter 122)

Notice is hereby given that pursuant to the requirements of Texas Health and Safety Code, §382.017 and §382.051, and Texas Government Code, Subchapter B, Chapter 2001, the Texas Natural Resource Conservation Commission (TNRCC or commission) will conduct a public hearing to receive testimony concerning revisions to Title 30, Texas Administrative Code, Chapter 122 (30 TAC Chapter 122).

The commission proposes new §122.340, concerning Notice and Comment Hearing, new §122.345, concerning Notice of Proposed Final Action, and the repeal of §122.316, concerning Hearing and Comment Procedures, in 30 TAC Chapter 122.

As stated in Title V of the Federal Clean Air Act Amendments of 1990, major sources must comply with the federal operating permits program. Title V is implemented in the State of Texas through 30 TAC Chapter 122. The agency estimates that there are 3,000 major sources in Texas. The owners or operators of these facilities must obtain a federal operating permit as authorization to operate the equipment at the site. The Operating Permits Division is beginning the review of federal operating permit applications after the agency received delegation from the United States Environmental Protection Agency (EPA) on June 25, 1996.

There currently is a requirement in §122.316 to publish hearing notices concerning the federal operating permit applications in the *Texas Register*. This requirement is one of two options that EPA allows for in Title 40, Code of Federal Regulations, Part 70. This rulemaking will streamline the permitting process by simply requiring the notice of a hearing to be published in a local newspaper, and eliminating the *Texas Register* notice. It will also provide the executive director the discretion to allow the notice of hearing to be combined with the notice of a draft permit in a local newspaper.

The notice requirements in 30 TAC Chapter 122 are being proposed for the entire State of Texas.

A public hearing on the proposal will be held May 5, 1997, at 2:00 p.m. in Room 2210 of TNRCC Building F, located at 12100 Park 35 Circle, 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 within the audience 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 answer questions before and after the hearing.

Written comments regarding this proposal and request for alternatives may be mailed to Lisa Martin, Office of Policy and Regulatory Development, MC 205, P.O. Box 13087, Austin, Texas 78711-3087 or faxed to (512) 239-4808. All comments should reference Rule Log Number 97120-122-AI. Comments must be received by 5:00 p.m., May 5, 1997. For further information or questions concerning this proposal, contact Kevin Bloomer of the Operating Permits Division, Office of Air Quality, (512) 239-5730.

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.

Issued in Austin, Texas, on March 19, 1997.

TRD-9704141
Kevin McCalla
Director, Legal Division
Texas Natural Resource Conservation Commission
Filed: March 26, 1997



Public Notice

The Executive Director of the Texas Natural Resource Conservation Commission has issued a public notice of a proposed selection of remedy for the Double R Plating State Superfund Site which constitutes an imminent and substantial endangerment due to a release or threatened release of hazardous substances into the environment. The notice is to be published in the Cass County Sun and Atlanta Citizens Journal on Wednesday, April 2, 1997. In accordance with 30 Texas Administrative Code (TAC) §335.349(a), concerning requirements for the remedial action and the Texas Health and Safety Code, Chapter 361.187 of the Solid Waste Disposal Act, concerning the proposed remedial action, a public meeting regarding the proposed remedy for the Double R Plating State Superfund Site shall be held. The statute requires that the Commission shall publish notice of the meeting in the *Texas Register* and in a newspaper of general circulation in the county in which the facility is located at least 45 days before the date of the public meeting. The public meeting is scheduled for Tuesday, May 20, 1997, at 7:00 p.m. in the Council Chambers of Queen City, City Hall, 210 Houston, Queen City, Texas.

The site for which a remedy has been selected, the Double R Plating State Superfund Site, was originally proposed for listing on the state registry list of state superfund sites on September 10, 1991 via notification in the *Texas Register* (16 TexReg 4989). The Double R Plating State Superfund Site is located three miles northwest of Queen City in Cass County on County Road 3544, approximately one-half mile north of State Highway 96. The Double R Plating Site

was a chromium and nickel plating operation that caused chromium (metal) contamination in the soils near the operations area at the site. A remedial investigation to determine the nature and extent of the contamination was completed, and the results indicated that metal contamination exists at the site at levels which may threaten human health and the environment. A baseline risk assessment concluded that further action was needed to eliminate any potential imminent and substantial endangerment to human health and the environment from chromium contamination at the site. Following approval of the baseline risk assessment, a presumptive remedy report was submitted in place of a full feasibility study to expedite the remedy selection. The presumptive remedy report screened and evaluated technologies that could be used to remediate the Double R Plating Site. Through this process, the proposed site remedy was determined. The proposed remedy for this site will be off-site disposal waste management technologies.

The public meeting will be legislative in nature and not a contested case hearing under the Texas Government Code 2001. Persons desiring to make comments on the proposed remedial action or the identification of potentially responsible parties may do so at the meeting or in writing prior to the public meeting. All written comments concerning the remedial action proposed should be submitted at least 10 days prior to the public meeting to Ms. Diane Poteet, Project Manager, Superfund Investigation Section, MC 143, Texas Natural Resource Conservation Commission, P.O. Box 13087, Austin, Texas 78711-3087.

A brief summary of the Commission's public records regarding this site is available for public review and copying during regular business hours at the Atlanta Public Library, 101 Hiram, Atlanta Texas, telephone (903) 796-2112. Copies of the complete public record file may be obtained during business hours of the Texas Natural Resource Conservation Commission by contacting Ms. Beth Behrend, TNRCC Central Records Center, P.O. Box 13087, (Building D, Room 190, 12100 Park 35 Circle) Austin, Texas 78711-3087, (512) 239-2920. Copying of file information is subject to payment of a fee.

Issued in Austin, Texas, on March 25, 1997.

TRD-9704109

Kevin McCalla

Director, Legal Division

Texas Natural Resource Conservation Commission

Filed: March 25, 1997



Texas Workforce Commission

Request for Proposals

A. Authorization of Funding.

The Texas Workforce Commission (TWC) certifies that it has authority of funding granted in Chapter 1063, Article 7, 74th Legislature Regular Session.

B. Scope of Work .

The School Age Summer Program Enhancement Grant (SASPEG) funds may be used for school age child care programs providing services to students during the summer (May - August). A school-age student is defined as a child -grades pre-K through 12th grade. Student summer program scholarships are encouraged.

Funds may be used for the expansion and/or improvement of existing summer programs and reasonable start-up costs for starting a new summer program that serves school-age children.

Applicants should design summer program curriculum/activities for school-age children that will:

Challenge them to use their creative abilities.

Examples: Fine Arts, Field Trips, Games, Cognitive Skills activities, Recreation activities, etc.

Provide opportunities for them to respect, enjoy, and take care of the world around them.

Examples: Field Trips, Community Service Activities, Academic Enhancements, etc.

Create a climate for learning new and practice existing basic life skills.

Examples: Conflict and stress management, interpersonal relationship and communication skills, team building, grooming, nutrition/food preparation, money management, etc.

Applicants will be required to submit summer program site plans that detail descriptively how the previously listed objectives will be implemented for a specific number of children.

C. Eligible Applicants.

Eligible applicants include school districts currently accredited by the Texas Education Agency and not-for-profit organizations (501C3). Eligible organizations may receive only one grant.

School Districts currently awarded a Quality School Age Care grant (QSAC) will not be considered eligible to receive funding under this grant unless the District has successfully demonstrated that all funds allocated under the QSAC grant have been expended before SASPEG grant can be awarded.

D. Available Funding.

Proposals for SASPEG projects may request up to \$25,000. The amount for the total projects to be funded is at least \$120,000.

E. Funding Restrictions.

Expenditures will be reimbursed on a "cost reimbursement" basis. Funds must be used only for program activities approved by TWC. Grant funds must not be used to supplant other funding or used to duplicate services. Permission must be secured from TWC before changes can be made in activities performed and/or expenditures as authorized in the contract.

Administrative costs reimbursed under this grant are limited to 20% of the total grant award. At least 80% of the grant funds submitted for reimbursement must be for "direct service" costs.

F. Length of Contract.

The contract period is for four months - beginning May 1, 1997, or as soon thereafter as contracts can be executed and ends August 31, 1997. (Contracts must end no later than August 31, 1997 and cannot be extended into the next biennium).

G. Selection, Notification, and Negotiation Process.

Applicants will be graded on a competitive basis based on summer program site plans Performance Narrative, and the Performance Statement. TWC anticipates completing the selection process no later