

The following is an Adobe Acrobat reproduction of the official

Notice of Final Deletion

of

State Marine

from the

Texas Superfund Registry

as published in the

Texas Register

(24 TexReg 322)

on

January 15, 1999

A portion of the records for this site, including documents pertinent to the TNRCC determination to delete, is available for viewing with the site repository records

at

Port Arthur Public Library

3601 Cultural Center Drive

Port Arthur, Texas

and/or

TNRCC Records Management Center

Austin, Texas

Scroll Down to View

Any objections must be filed within 20 days after this notice was filed with the Texas Department of Insurance, addressed to the attention of Kathy Wilcox, 333 Guadalupe Street, M/C 305-2C, Austin, Texas, 78701.

TRD-9900028
Bernice Ross
Deputy Chief Clerk
Texas Department of Insurance
Filed: January 6, 1999

◆ ◆ ◆
Texas Lottery Commission

Request for Proposal

The Texas Lottery Commission is issuing a Request for Proposals for Instant Ticket Vending Machines ("ITVMs"). For the purpose of the RFP, an instant ticket vending machine is described as a ticket dispensing machine that dispenses instant tickets to Texas Lottery players without the assistance of retailers' personnel.

As a part of the RFP, the Texas Lottery will conduct a test of up to 6 weeks to determine the mechanical reliability and player acceptance of ITVMs, under actual operating conditions. The Texas Lottery will evaluate the results of this test and other information to determine if it is in the best interest of the State to issue a contract under the RFP. The Texas Lottery may decide, based on its evaluation, that it is not in the best interest of the state to issue a contract under the RFP.

The RFP is issued in accordance with the State Lottery Act, Texas Government Code Chapter 466 and the procurement rules of the Texas Lottery. All responses to the RFP are subject to the requirements of the State Lottery Act, regardless of whether specifically addressed in either the RFP or the response. All Proposers should read and be familiar with the State Lottery Act.

The time schedule for awarding a contract under the RFP is shown below. The Texas Lottery reserves the right to amend the schedule.

- January 4, 1999—Issuance of RFP
- January 25, 1999—Letter of Intent to Propose Due (4:00 p.m., CT)
- January 25, 1999—Written Questions Due (4:00 p.m., CT)
- January 29, 1999—Answers to Written Questions Issued
- February 8, 1999—DEADLINE FOR PROPOSALS (4:00 p.m., CT)
- February 16-18, 1999—Delivery of Test ITVM's
- February 19, 1999—Test Period Begins
- April 2, 1999—Test Period Ends
- April 9, 1999—Announcement of Apparent Successful Proposer

To obtain a copy of the RFP please contact Ridgely C. Bennett, Deputy General Counsel, Texas Lottery Commission, Post Office Box 16630, Austin, Texas 78761-6630, (512) 344-5050, or by fax (512) 344-5189.

TRD-9900032
Ridgely C. Bennett
Deputy General Counsel
Texas Lottery Commission
Filed: January 6, 1999

Texas Natural Resource Conservation Commission

Final Notice of Deletion of State Marine State Superfund Site

The executive director of the Texas Natural Resource Conservation Commission (TNRCC) by this notice is issuing a public notice of deletion (delisting) of a facility from the state registry (state Superfund registry) of sites which may constitute an imminent and substantial endangerment to public health and safety or the environment due to a release or threatened release of hazardous substances into the environment.

The site which has been deleted is the State Marine state Superfund site which was originally placed on the state Superfund list in January 1987. The site is on Pleasure Islet, on Old Yacht Club Road, in the city of Port Arthur, Jefferson County, Texas.

This notice is issued to finalize the deletion process which began on November 20, 1998, when the executive director of the TNRCC issued a public notice in the *Texas Register* (23 TexReg 11859) of TNRCC's intent to delete the State Marine site from the state Superfund registry, following the determination made pursuant to the Texas Health and Safety Code §361.183(d) that the site has been accepted under the Federal Superfund program and was thereby eligible for deletion. The notice further indicated that the TNRCC shall hold a public meeting, as required by 30 TAC §335.344(b), if a written request is filed with the executive director of the TNRCC within 30 days, challenging the determination by the executive director made pursuant to the Texas Health and Safety Code §361.183(d). Equivalent publication of the notice was also published in the November 20, 1998 edition of the *Port Arthur News*.

The TNRCC did not receive a request for a public meeting from the potentially responsible parties or any interested persons during the request period (within 30 days of the publication of notice), therefore, the State Marine state Superfund site is hereby deleted from the Texas state Superfund registry. All inquiries regarding the deletion of this site should be directed to Barbara Daywood, TNRCC Community Relations, 1-800-633-9363 (within Texas only) or 512-239-2463.

TRD-9900007
Margaret Hoffman
Director, Environmental Law Division
Texas Natural Resource Conservation Commission
Filed: January 5, 1999

◆ ◆ ◆
Notice of Application and Notice of Administrative Completeness on the Application for Standby Fees, Impact Fees, and/or District Creations

The following standby fee notice was issued on January 5, 1999, pursuant to Chapter 49 of the Texas Water Code and 30 TAC Chapter 293. The purpose of standby fees is to distribute a fair portion of the cost burden for operation and maintenance of the District facilities and/or for financing capital costs of the District facilities to owners of property who have not constructed vertical improvements but have water, wastewater or drainage facilities or capacity available. The Commission may approve the annual standby fees as requested, or it may approve a lower annual standby fee, but it shall not approve an annual standby fee greater than that requested. The standby fee is a personal obligation of the person owning the undeveloped property on January 1 of the year for which the fee is assessed. A person is not relieved of his pro-rated share of the standby fee obligation on transfer of title to the property. On January 1 of each year, a lien