Chapter 800. General Administration Subchapter F. Interagency Matters. §§800.201-800.204 Includes MOU with Commerce. A rule adopting the memorandum of understanding with Commerce is required per Gov't Code 481.028. See current 40 TAC 819.

Part XX. Texas Workforce Commission
Chapter 800. General Administration
Subchapter F. Interagency Matters

40 TAC §§800.201-800.204
The Texas Workforce Commission (Commission) adopts new §§800.201-800.204, concerning Interagency Matters without changes to the proposed text as published in the January 2, 1998, issue of the Texas Register (23 TexReg 100). The adopted text will not be republished herein.

These rules are being added to relocate the rules concurrently repealed into the first chapter of 40 TAC Part XX concerning the Texas Workforce Commission rules and to incorporate technical and clarity changes. The new rules will include much of the language from the existing §§819.1-819.3 pertaining to memorandums of understanding of the agency, but will also include additional language which the Commission deems appropriate in order to implement the purpose under its enabling legislation.

New Subchapter F. Interagency Matters will be the location of the new rules.

New §800.201, relating to Title and Purpose, sets out the title and purpose of the subchapter.

New §800.202, relating to Memorandum of Understanding with the Texas Commission for the Deaf and Hard of Hearing, sets out the memorandum text by reference.

New §800.203, relating to Memorandum of Understanding with Texas Education Agency, sets out the memorandum text by reference.

New §800.204, relating to Memorandum of Understanding with Texas Department of Economic Development, sets out the memorandum text by reference.

No comments were received regarding the adoption of the new rules.

The new sections are adopted under Texas Labor Code, §301.061, which provides that the Commission has the authority to adopt, amend, or rescind such rules as it deems necessary for the effective administration of the Act. This agency hereby certifies that the adoption has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Filed with the Office of the Secretary of State on February 27, 1998.

TRD-9802945
J. Randel (Jerry) Hill
General Counsel
Texas Workforce Commission
Effective date: March 19, 1998
Proposal publication date: January 2, 1998
For further information, please call: (512) 463-8812

Chapter 819. Interagency Matters
40 TAC §§819.1-819.3

The adoption of the repeal will be concurrent with the adoption of new §§800.201-800.204 concerning Interagency Matters.

These rules are being repealed to relocate the rules into the first chapter of 40 TAC Part XX concerning the Texas Workforce Commission rules and incorporate technical and clarity changes. The new rules will include much of the language from the existing §§ 819.1-819.3 pertaining to memorandums of understanding of the agency, but will also include additional language which the Commission deems appropriate in order to implement the purpose under its enabling legislation.

No comments were received regarding the adoption of the repeals.

The rules are repealed under Texas Labor Code, §301.061, which provides that the Commission has the authority to adopt, amend, or rescind such rules as it deems necessary for the effective administration of the Act. This agency hereby certifies that the adoption has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

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