

March 5, 2013
Public Hearing
Proposed Permanent Rule Changes
Council on Law Enforcement Education and Training
K.O. Rayburn Training Center
2401 Egypt Road, Ada, Oklahoma
10:00 a.m.

MINUTES

Staff Present:

Tami Burnett, Curriculum Specialist
Norma Floyd, Administrative Assistant
Laurie Schweinle, Recording Secretary
James Wilson, General Counsel

1. Opening and Introductions

At 10:03 a.m. Mr. James Wilson called the meeting to order. He stated that he had announced the meeting three times in the lobby with no response. There were no guests present.

2. Discussion of the Proposed Rule Changes

Mr. Wilson read the proposed change to 390:1-1-6 and explained that this was to bring the rule into compliance with the statute that details how to obtain records from CLEET. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:1-1-10. He explained that this was related to how names are changed in the CLEET database. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:2-1-1 and explained this change was to clarify CLEET's position on advisory opinions. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:2-1-4. He explained that this was related to discovery in regards to CLEET disciplinary actions. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to rule 390:10-1-2. He explained that this change is to clean up some language in the rule. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to rule 390:10-1-5. He stated that this would clear up the term “inactive” as CLEET uses it and changes the number of days a student has to retake the refresher certification exam. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:10-1-6. He stated that the change was to clarify whether military service could count as federal law enforcement employment and also requires reciprocity applicants to attend the legal refresher block. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson then read the proposed change to 390:15-3-8. He explained this rule applied to COP students and would change the amount of time they have to take their certification exam. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:15-3-10. He explained that this change applies to the qualification examination for COP students. It would change the rule to say the standard would be established by CLEET rather than require a score of 70%. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:20-1-3 and explained it was also in reference to military service being considered federal law enforcement employment and also added a waiver at the director’s discretion for a reserve requesting reciprocity. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:20-1-5 and explained that it would require inactive reserves to take the refresher training as full-time officers do. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson then read the proposed change to rule 390:25-1-9 and explained that it was also in reference to military training being considered federal law enforcement employment. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change for 390:25-1-11. He stated that the change would allow the director’s designee to award specialized instructor certification waivers. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson then read the proposed change to 390:27-1-5. He explained that this change was to clarify the information required on the firearms requalification form, adds a passing score verification, and establishes December 31 as the deadline for submitting training. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:35-7-7. He stated this removes the Private Security licensing fees from the rules. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:35-9-5 and explained this change brings the rule into compliance with the rule regarding involuntary commitments in regard to peace officers. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson then read the proposed change to 390:35-9-6. This change requires any fines to be assessed at the time of license renewal. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson then read the proposed change to 390:40-1-1. He explained this change brings the rule into compliance with the unconcealed carry statute. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed rule change to 390:40-5-5. He stated that this requires SDA instructors to provide CLEET with current contact information. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed rule change to 390:40-9-2. He stated this change would also bring this rule into compliance with the unconcealed carry statute. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:45-1-3. He explained that this change would bring the rule into compliance with the unconcealed carry statute. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:45-1-7. He explained that this change was to bring the rule into compliance with the unconcealed carry statute. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:50-1-3. He explained this change was to clean up gender specific language in the rule. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:50-1-6. He explained that this change would allow the director to waive late fees in regards to penalty assessment fees and also cleans up gender specific language. He then asked for comment and receiving none, moved on to the next change.

Mr. Wilson read the proposed change to 390:55-1-12. He explained this change was to bring the rule into compliance with the governor's Executive Order banning tobacco use on state property and would also allow for outside catering if approved by the vendor providing cafeteria services to CLEET. He then asked for comment and received none.

3. Comments from Visitors

There were no comments.

4. Adjournment

Mr. Wilson adjourned the meeting at 10:11 a.m.