



# California Regulatory Notice Register

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The *California Regulatory Notice Register* is an official state publication of the Office of Administrative Law containing notices of proposed regulatory actions by state regulatory agencies to adopt, amend or repeal regulations contained in the California Code of Regulations. The effective period of a notice of proposed regulatory action by a state agency in the *California Regulatory Notice Register* shall not exceed one year [Government Code § 11346.4(b)]. It is suggested, therefore, that issues of the *California Regulatory Notice Register* be retained for a minimum of 18 months.

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**PROPOSED ACTION ON  
REGULATIONS**

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**TITLE 2. VICTIMS COMPENSATION  
AND GOVERNMENT CLAIMS BOARD**

**NOTICE OF PROPOSED  
RULEMAKING ACTION**

This proposed rulemaking action would repeal or amend regulations found at Title 2, *California Code of Regulations*, sections 649 through 657.3 and would adopt regulations to be codified at Title 2, *California Code of Regulations*, sections 649 through 650.19.

**NOTICE OF PUBLIC HEARING**

The Victim Compensation and Government Claims Board (Board) will conduct a public hearing concerning this rulemaking action on June 7, 2002, beginning at 9:00 a.m. The hearing is designed to promote a full public discussion of the current and proposed application and eligibility regulations directly affected by this rulemaking action. Both oral and written statements, arguments, and contentions will be permitted during the hearing but the Board retains the right to impose reasonable limitations on oral presentations. All relevant matter presented to the Board during the hearing will be considered before any affected regulation is adopted, amended, or repealed. The hearing will be held in the Board's first floor hearing room located at 630 K Street, Sacramento, CA 95814. The hearing room is accessible to persons with disabilities. Persons needing accommodations, including, but not limited to, a sign language interpreter are asked to notify the backup contact person listed below at least 2 weeks before the hearing so that appropriate accommodations can be made.

**OTHER WRITTEN COMMENTS**

Written statements, arguments, and contentions concerning this rulemaking action, other than those presented at the public hearing on June 7, 2002, may be submitted to the Board at:

Victim Compensation and Government Claims Board  
630 K Street, Fifth Floor, P.O. Box 48  
Sacramento, CA 95812-0048  
Attention: Richard P. Fisher, Staff Counsel

Written comments may also be submitted electronically to Richard P. Fisher at [rfisher@boc.ca.gov](mailto:rfisher@boc.ca.gov). To be considered, the Board must receive all written comments no later than 5:00 p.m. on June 7, 2002.

**AUTHORITY AND REFERENCE CITATIONS**

The proposed regulations in this rulemaking action are authorized by Government Code sections 13920 and 13968(a). The proposed regulations implement, interpret, or make specific Government Code sections 13960, 13960.1, 13960.2, 13961, 13961.01, 13961.05, 13961.1, 13962, 13963, 13964, 13965, 13968, 13969.1, and Penal Code sections 261.5, 271, 273a, 646.9, and 13835.2.

**INFORMATIVE DIGEST**

The Board administers the Victim Compensation Program (Program) pursuant to Government Code section 13959 et seq. The Program provides compensation to crime victims who incur medical, mental health, funeral/burial, or income or support expenses as a direct result of being injured during a crime. This rulemaking action, however, does not touch upon the various types of assistance to which victims may be entitled. Rather, this rulemaking action is limited to two related, but distinct, aspects of the Program: (1) the application filing process and (2) the eligibility determination process that is triggered when a victim files an application with the Board. These two aspects are discussed in turn.

(1) The Application Filing Process: Existing statutory and regulatory provisions create a relatively simple application process for victims. The Board provides an application form for use by victims and makes available through pamphlets other information concerning the Program. The Board also makes it possible for victims to request expedited, emergency awards under qualifying circumstances. Victims must file, and the Board is required to act upon, applications for compensation within specific time frames. Victims filing late applications may still be determined to be eligible for Program compensation if good cause for the late filing is demonstrated. Victims may also file an application, and receive an eligibility determination from the Board, even though they have not yet incurred pecuniary loss as a direct result of a crime. Applicants for Program compensation must fully cooperate with the Board in supplying information the Board deems relevant to their application.

This rulemaking action seeks to reorganize the regulations governing the Board's application process as part of its policy to reduce the number and improve the quality of its regulations. The 7 proposed application regulations do not affect substantive changes in the Board's application procedures but they do bring needed clarity to the application process by better defining key terms and phrases. The proposed

application regulations clarify who may file applications, when they must be filed, where they may be filed, and the means by which they may be filed. The proposed application regulations also underscore that applicants must cooperate with the Board as it seeks information supporting an application. This rulemaking action also seeks the repeal of application regulations that are unnecessarily complex or that duplicate statutory provisions.

(2) **The Eligibility Determination Process:** Existing statutory and regulatory provisions set forth the eligibility criteria for the Program. Generally, persons suffering physical injury as a direct result of a crime are eligible for compensation under the Program. However, persons who participated in the crime or who were involved in the events leading to the crime are not eligible for compensation. Similarly, other persons who have specific relationships with these ineligible persons may, themselves, be deemed ineligible. Under existing law, the Board employs special presumptions, set forth in its current regulations, in crimes involving young children, in crimes involving sexual misconduct, and in crimes involving domestic violence. These presumptions are used to make sure qualifying victims in these classes of crimes are not subjected to hypercritical eligibility rules and regulations. Existing law also underscores the importance of applicants fully cooperating with law enforcement agencies in the apprehension and conviction of perpetrators of crime.

This rulemaking action seeks to reorganize the regulations governing the Board's eligibility determination process as part of its policy to reduce the number and improve the quality of its regulations. The 20 proposed eligibility regulations are not designed to alter the current practices of the Board; they neither expand nor contract the pool of eligible victims of crime under the Program. And they neither expand nor contract the levels of compensation to which victims may be entitled. Rather, they simply capture current uncodified policies and procedures and bring organizational clarity to the Board's current practices under the Program.

#### **MANDATE ON LOCAL AGENCIES OR SCHOOL DISTRICTS**

The Board has determined that this rulemaking action, because it is limited to reorganizing its application and eligibility regulations and to simplifying its procedures, in no way imposes a mandate on local agencies or school districts. Therefore, the issue of reimbursement under Part 7 (commencing with section 17500) of Division 4 of the Government Code does not arise.

#### **FISCAL IMPACT ON STATE GOVERNMENT**

The Board has determined that the reorganization of its application and eligibility regulations as set forth in this rulemaking action will have no fiscal impact on state government nor will the rulemaking action result in a cost or savings in federal funding to the state.

#### **FISCAL IMPACT ON LOCAL GOVERNMENT**

The Board has determined that the reorganization of its application and eligibility regulations as set forth in this rulemaking action will have no fiscal impact on local government, and does not impose any non-discretionary cost or savings on local agencies.

#### **IMPACT OF RULEMAKING ACTION ON CALIFORNIA BUSINESSES, INCLUDING SMALL BUSINESS**

The Board has initially determined, and hereby declares, that that the reorganization of the Program's application and eligibility regulations will not have a significant, statewide adverse economic impact directly affecting California business, including small businesses within the meaning of Government Code section 11342.610, with respect to the ability of California businesses to compete with businesses in other states. The reason for this is that California businesses are not required to comply with or enforce the proposed application and eligibility regulations. They will neither derive a benefit nor suffer a detriment from the reorganization and simplification of the Board's application and eligibility regulations. The Board has further determined, and hereby declares, that the reorganization of the Program's application and eligibility regulations will not significantly affect the creation or elimination of jobs in California, the creation of new businesses or the elimination of existing businesses within California, or the expansion of businesses currently operating in California.

#### **COST IMPACT ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS**

The Board is not aware of any cost impact that a representative private person or business would necessarily incur in reasonable compliance with this proposed rulemaking action.

#### **IMPACT ON HOUSING COSTS**

The Board has determined that the reorganization of the Program's application and eligibility regulations will not significantly affect housing costs.

#### **CONSIDERATION OF ALTERNATIVES**

The Board must ultimately determine that no reasonable alternative considered by the Board, or identified or brought to its attention, would be more

effective and less burdensome to affected private persons than the proposed reorganization of the Program's application and eligibility regulations.

**AGENCY REPRESENTATIVE AND BACKUP CONTACT PERSON**

Inquiries concerning this rulemaking action, including its substance, may be directed to Richard P. Fisher, Staff Counsel, Victim Compensation and Government Claims Board, 630 K Street, 5th Floor, Sacramento, CA 95814, telephone (916) 323-9636, fax: (916) 327-9077, e-mail: [rfisher@voc.ca.gov](mailto:rfisher@voc.ca.gov). The designated backup contact person to whom inquiries should be directed in Mr. Fisher's absence is Melissa Turben, Legal Secretary, Victim Compensation and Government Claims Board, 630 K Street, 5th Floor, Sacramento, CA 95814, telephone: (916) 323-7624; fax: (916) 327-2933; e-mail: [mturben@voc.ca.gov](mailto:mturben@voc.ca.gov).

**AVAILABILITY OF STATEMENT OF REASONS AND EXPRESS TERMS OF PROPOSED ACTION**

The Board has prepared an initial statement of reasons for this proposed rulemaking action and has made that statement, the information upon which this proposed rulemaking is based, and the express terms of the proposed action available for public review. Copies of these documents, their supporting information, and any related public records, reports, or documentation may be obtained by contacting Melissa Turben, Legal Secretary, Victim Compensation and Government Claims Board, 630 K Street, 5th Floor, Sacramento, CA 95814, telephone: (916) 323-7624; fax: (916) 327-2933; e-mail: [mturben@voc.ca.gov](mailto:mturben@voc.ca.gov).

**AVAILABILITY OF MODIFIED REGULATION**

After the public comment period and public hearing on June 7, 2002, the Board will make the full text of any regulation changed pursuant to Government Code section 11346.8 available for at least 15 days prior to the date on which the Board will adopt, amend, or repeal such regulation.

**AVAILABILITY OF FINAL STATEMENT OF REASONS**

After the public comment period and public hearing on June 7, 2002, the Board will prepare a final statement of reasons for this proposed rulemaking action pursuant to Government Code section 11346.9(a). Copies of this final statement may be obtained by contacting Melissa Turben, Legal Secretary, Victim Compensation and Government Claims Board, 630 K Street, 5th Floor, Sacramento, CA 95814, telephone: (916) 323-7624; fax: (916) 327-2933; e-mail: [mturben@voc.ca.gov](mailto:mturben@voc.ca.gov).

**ACCESSING THE BOARD'S RULEMAKING MATERIALS THROUGH ITS INTERNET WEBSITE**

All of the documents associated with this rulemaking action, including their supporting information and any related public records, reports, or documentation can also be accessed and obtained through the Board's internet website. To do so, go to [www.voc.ca.gov](http://www.voc.ca.gov), then to the "Legislation, Regulations, Rules, and Precedent Decisions" section, then to the "Regulations" section, and then to "VCP Rulemaking 2002."

**TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, pursuant to the authority vested in it by Sections 82011, 87303 and 87304 of the Government Code to review proposed conflict of interest codes, will review the proposed/amended conflict of interest codes of the following:

**CONFLICT OF INTEREST CODES**

**ADOPTION**

**MULTI-COUNTY:**

- California Charter Academy
- California Charter Academy—#262
- California Charter Academy—Affiliate Programs
- California Charter Academy—Orange County
- California Charter Academy—Oro Grande
- Transbay JPA
- Winters Branch Library Financing Authority

A written comment period has been established commencing on **April 05, 2002** and closing on **May 20, 2002**. Written comments should be directed to the Fair Political Practices Commission, Attention Teri Rindahl, 428 J Street, Suite 620, Sacramento, California 95814.

At the end of the 45-day comment period, the proposed conflict of interest code(s) will be submitted to the Commission's Executive Director for his review; unless any interested person or his or her duly authorized requests, no later than 15 days prior to the close of the written comment period, a public hearing before the full Commission. If a public hearing is requested, the proposed code(s) will be submitted to the Commission for review.

The Executive Director or the Commission will review the above-referenced conflict of interest code(s), proposed pursuant to Government Code Section 87300, which designate, pursuant to Government Code Section 87302, employees who must disclose certain investments, interests in real property and income.

The Executive Director or the Commission, upon his or its own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict of interest code(s). Any written comments must be received no later than **May 20, 2002**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

#### **COST TO LOCAL AGENCIES**

There shall be no reimbursement for any new or increased costs to local government which may result from compliance with these codes because these are not new programs mandated on local agencies by the codes since the requirements described herein were mandated by the Political Reform Act of 1974. Therefore, they are not "costs mandated by the state" as defined in Government Code Section 17514.

#### **EFFECT ON HOUSING COSTS AND BUSINESSES**

Compliance with the codes has no potential effect on housing costs or on private persons, businesses or small businesses.

#### **AUTHORITY**

Government Code Sections 82011, 87303 and 87304 provide that the Fair Political Practices Commission as the code reviewing body for the above conflict of interest codes shall approve codes as submitted, revise the proposed code and approve it as revised, or return the proposed code for revision and re-submission.

#### **REFERENCE**

Government Code Sections 87300 and 87306 provide that agencies shall adopt and promulgate conflict of interest codes pursuant to the Political Reform Act and amend their codes when change is necessitated by changed circumstances.

#### **CONTACT**

Any inquiries concerning the proposed conflict of interest code(s) should be made to Teri Rindahl, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

#### **AVAILABILITY OF PROPOSED CONFLICT OF INTEREST CODES**

Copies of the proposed conflict of interest codes may be obtained from the Commission offices or the respective agency. Requests for copies from the Commission should be made to Teri Rindahl,

Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

## **TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, under the authority vested in it by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Fair Political Practices Commission will consider the proposed regulations at a public hearing on or after May 9, 2002 at 9:30 a.m. Written comments must be received at the Commission offices no later than 5:00 p.m. on May 7, 2002.

#### **BACKGROUND/OVERVIEW**

This notice concerns proposed regulations interpreting Government Code sections 84501-84510. These government code sections, added to the Political Reform Act (the "Act") by Proposition 208, pertain to the disclosure of major funding sources for campaign advertising. To implement these advertising disclosure requirements, the Commission recently adopted several emergency regulations. The emergency regulations seek to establish rules for advertising disclosure by primarily formed ballot measure committees in the upcoming state primary election in March of 2002.

First, the regulations, for the most part, apply just to primarily formed ballot measure committees, as opposed to general purpose committees. Second, the regulations address, both for disclosure and for committee naming purposes, whether and how to define the "economic or other special interests" of committees and large donors. This determination impacts how committees disclose in advertisements the interests of their largest donors and also how committees name themselves (and whether such must be amended from time to time). Third, the regulations set forth the specific language committees must use in advertisements to identify their largest contributors. Finally, the regulations indicate the circumstances under which any filings must be amended and the time allotted to do so.

To implement these new reporting provisions on a permanent basis, the Commission will consider permanently adopting these regulations. The Commission may amend the regulations or adopt new regulations that do not limit advertisement disclosure solely to primarily formed ballot measure committees. The Commission also may consider whether to adopt regulations defining "advertisement" and "cumulative contributions" and may consider other matters such as whether to import the \$50,000 contribution

threshold of Government Code section 84503 to the provisions regarding independent expenditure advertisements in Government Code section 84506.

REGULATORY ACTION

Repeal emergency amendment of 2 Cal. Code Regs. § 18402 and amend 2 Cal. Code Regs. § 18402: The proposed regulation describes the committee name requirements for ballot measure committees, as well as other committees.

Adopt 2 Cal. Code Regs. § 18450.3: This proposed regulation implements the committee name identification requirements in advertisements pursuant to Government Code section 84504.

Adopt 2 Cal. Code Regs. § 18450.4: This proposed regulation describes the disclosure requirements of committees for advertisements under Government Code sections 84503, 84504 and 84506.

Adopt 2 Cal. Code Regs. § 18450.5: This regulation describes the circumstances and methods of amending advertisement disclosures.

FISCAL IMPACT STATEMENT

Fiscal Impact on Local Government. These regulations will have no fiscal impact on any local entity or program.

Fiscal Impact on State Government. These regulations will have no fiscal impact on any state entity or program.

Fiscal Impact on Federal Funding of State Programs. These regulations will have no fiscal impact on the federal funding of any state program or entity.

AUTHORITY

Section 83112 provides that the Fair Political Practices Commission may adopt, amend, and rescind rules and regulations to carry out the purposes and provisions of the Political Reform Act.

REFERENCE

The purpose of these regulations is to implement, interpret and make specific Government Code sections 81004, 83112, 84102 and 84501–84510.

CONTACT

Any inquiries should be made to C. Scott Tocher, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at [www.fppc.ca.gov](http://www.fppc.ca.gov).

ADDITIONAL COMMENTS

After the hearing, the Commission may adopt or repeal a proposed regulation if it remains substantially the same as described or as in the text originally made available to the public. The Commission may make changes to the proposed regulation before its adoption or repeal.

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, under the authority vested in it by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Fair Political Practices Commission will consider the proposed regulation at a public hearing on or after May 9, 2002 at 9:30 a.m. Written comments must be received at the Commission offices no later than 5:00 p.m. on May 7, 2002.

BACKGROUND/OVERVIEW

On November 7, 2000, the voters approved Proposition 34, which significantly amended the Political Reform Act (“Act”). Among those changes is a new statute, section 85702 of the Government Code. Generally speaking, the new law prohibits certain campaign contributions from lobbyists. Specifically, the statute prohibits a lobbyist from making contributions to elected state officers and candidates for elected state office he or she is registered to lobby. It also prohibits an elected state officer or candidate for elected state office from accepting a contribution made by such a lobbyist. Determining when a lobbyist “makes” a contribution is an important regulatory issue.

To implement these new reporting provisions, the Commission is considering permanently adopting a regulation defining the scope of the lobbyist contribution prohibition, including whether contributions directed and controlled by a lobbyist are subject to the provisions of Government Code section 85311.

REGULATORY ACTION

Adopt 2 Cal. Code Regs. § 18572: The proposed regulation prohibits contributions from lobbyists’ personal funds. The regulation may also apply the prohibition to contributions made with the direction and control of the lobbyist.

FISCAL IMPACT STATEMENT

Fiscal Impact on Local Government. This regulation will have no fiscal impact on any local entity or program.

Fiscal Impact on State Government. This regulation will have no fiscal impact on any state entity or program.

Fiscal Impact on Federal Funding of State Programs. This regulation will have no fiscal impact on the federal funding of any state program or entity.

**AUTHORITY**

Section 83112 provides that the Fair Political Practices Commission may adopt, amend, and rescind rules and regulations to carry out the purposes and provisions of the Political Reform Act.

**REFERENCE**

The purpose of this regulation is to implement, interpret and make specific Government Code sections 82015, 83112, 85311 and 85702.

**CONTACT**

Any inquiries should be made to C. Scott Tocher, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at [www.fppc.ca.gov](http://www.fppc.ca.gov).

**ADDITIONAL COMMENTS**

After the hearing, the Commission may adopt or repeal the proposed regulation if it remains substantially the same as described or as in the text originally made available to the public. The Commission may make changes to the proposed regulation before its adoption or repeal.

**TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, pursuant to the authority vested in it by Section 83112 of the Government Code and 2 Cal. Code Regs. section 18312, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. A public hearing on the proposed regulations will be held on or after May 9, 2002, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California 95814, commencing at approximately 9:30 a.m. Written comments to be submitted to the Commission prior to the hearing must be received no later than 5:00 p.m. on May 7, 2002, at the Commission offices.

**BACKGROUND/OVERVIEW**

Legislative amendments to the lobbying disclosure provisions of the Political Reform Act were enacted in 2001. (AB 1325; Chapter 921, Stats. 2001.) The amendments codified existing provisions in the Commission's regulations related to reporting of payments to influence proceedings before the Public Utilities Commission (PUC). As a result, conforming changes to the regulations are needed.

The legislation added new subdivisions to the definitions of "administrative action" and "lobbyist" in Government Code sections 82002 and 82039 specifically addressing PUC proceedings. Effective January 1, 2002, the definition of "administrative

action" in Government Code section 82002 was amended to add subdivisions (b) and (c) defining "ratemaking proceeding" and "quasi-legislative proceeding" for purposes of proceedings before the PUC. Government Code section 82002 now reads:

- (a) "Administrative action" means the proposal, drafting development, consideration, amendment, enactment, or defeat by any state agency of any rule, regulation, or other action in any ratemaking proceeding or any quasi-legislative proceeding, which shall include any proceeding governed by Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2.
- (b) "Ratemaking proceeding" means, for the purposes of a proceeding before the Public Utilities Commission, any proceeding in which it is reasonably foreseeable that a rate will be established, including, but not limited to, general rate cases, performance-based ratemaking, and other ratesetting mechanisms.
- (c) "Quasi-legislative proceeding" means, for purposes of a proceeding before the Public Utilities Commission, any proceeding that involves consideration of the establishment of a policy that will apply generally to a group or class of persons including, but not limited to, rulemakings and investigations that may establish rules affecting an entire industry.

AB 1325 also added a new subdivision (b) to Government Code section 82039, defining "lobbyist:"

- (a) "Lobbyist" means any individual who receives two thousand dollars (\$2,000) or more in economic consideration in a calendar month, other than reimbursement for reasonable travel expenses, or whose principal duties as an employee are, to communicate directly or through his or her agents with any elective state official, agency official, or legislative official for the purpose of influencing legislative or administrative action. An individual is not a lobbyist by reason of activities described in Section 86300.
- (b) For the purposes of subdivision (a), a proceeding before the Public Utilities Commission constitutes "administrative action" if it meets any of the definitions set forth in subdivision (b) or (c) of Section 82002. However, a communication made for the purpose of influencing this type of Public Utilities Commission proceeding is not within subdivision (a) if the communication is made at a public hearing, public workshop or other public forum that is part of the proceeding, or if the communication is included in the official record of the proceeding.

Finally, AB 1325 amended Government Code section 86116 to add subdivision (h)(2) specifying the reporting requirements for “other payments to influence legislative or administrative action” made in connection with proceedings before the PUC:

- (2) A filer that makes payments to influence a ratemaking or quasi-legislative proceeding before the Public Utilities Commission, as defined in subdivision (b) or (c), respectively, of Section 82002, may, in lieu of reporting those payments pursuant to paragraph (1), report only the portion of those payments made to or for the filer’s attorneys for time spent appearing as counsel and preparing to appear as counsel, or to or for the filer’s witnesses for time spent testifying and preparing to testify, in this type of Public Utilities Commission proceeding. This alternative reporting of these payments made during a calendar month is not required to include payments made to an attorney or witness who is an employee of the filer if less than 10 percent of his or her compensated time in that month was spent in appearing, testifying, or preparing to appear or testify before the Public Utilities Commission in a ratemaking or quasi-legislative proceeding. For the purposes of this paragraph, time spent preparing to appear or preparing to testify does not include time spent preparing written testimony.

#### REGULATORY ACTION

*Regulation 18239—Definition of Lobbyist:* The current definition of “administrative testimony” in regulation 18239(d)(1)(B) and (C) identifies specific proceedings before the PUC. This language is superseded by the new statutory definitions of “ratemaking proceeding” and “quasi-legislative proceeding” in Government Code section 82002(b) and (c). The existing language in subdivision (d)(1)(B) and (C) will be deleted. In addition, Government Code section 82039(b) now creates an exception to the definition of “lobbyist” for communications made “at a public hearing, public workshop, public forum, or included in the official record of any proceeding, as defined in Government Code section 82002(b) or (c), before the California Public Utilities Commission.” This language will be added to the definition of “administrative testimony” in subdivision 18239(d)(1)(B).

*Regulation 18615—Accounting by Lobbyist Employers and Persons Spending \$5,000 or More to Influence Legislative or Administrative Action:* Technical amendments to this regulation are needed to conform to the new language of the statute and to add payments for preparation time to the recordkeeping requirements for lobbyist employers and \$5,000 filers.

*Regulation 18616—Reporting by Lobbyist Employers and Persons Spending \$5,000 or More to Influence Legislative or Administrative Action:* AB 1325 amended Government Code section 86116 to add subdivision (h)(2) specifying the reporting requirements for “other payments to influence legislative or administrative action” made in connection with proceedings before the PUC. This subdivision supersedes the existing language in regulation 18616(g)(5) related to PUC proceedings, which will be amended to conform to the new statutory language in Government Code section 86116(h)(2), including the new requirement that payments for preparation time by attorneys and witnesses be reported.

#### FISCAL IMPACT STATEMENT

Fiscal Impact on Local Government. This regulation will have no fiscal impact on any local entity or program.

Fiscal Effect on State Government. This regulation will have no fiscal impact on any state agency or program.

Fiscal Effect on Federal Funding of State Programs. This regulation will have no fiscal impact on any federally funded state program or agency.

#### AUTHORITY

Government Code Section 83112 provides that the Fair Political Practices Commission may adopt, amend and rescind rules and regulations to carry out the purposes and provisions of the Political Reform Act.

#### REFERENCE

The purpose of these regulations is to implement, interpret and make specific Government Code sections 82039, 86110, 86115, 86116, 86116.5 and 91000.5.

#### CONTACT

Any inquiries concerning the proposals should be made to Carla Wardlow, Fair Political Practices Commission, 428 J Street, Sixth Floor, Sacramento, California 95814, telephone (916) 322-5660. Proposed regulatory language can be accessed at [www.fppc.ca.gov](http://www.fppc.ca.gov).

#### ADDITIONAL COMMENTS

After the hearing, the Fair Political Practices Commission may adopt the proposed regulation if it remains substantially the same as described or as in the text originally made available to the public. The Fair Political Practices Commission may make changes to the proposed regulation before its adoption.

**TITLE 8. DEPARTMENT OF INDUSTRIAL RELATIONS**

NOTICE OF INTENTION TO AMEND THE CONFLICT OF INTEREST CODE OF THE DEPARTMENT OF INDUSTRIAL RELATIONS BY THE DIRECTOR OF INDUSTRIAL RELATIONS: CALIFORNIA CODE OF REGULATIONS, TITLE 8, DIVISION 1, CHAPTER 8, SUBCHAPTER 5, SECTION 17000 AND APPENDIX

The Director of the Department of Industrial Relations (“Director”) proposes to adopt a regulation amending the Department’s Conflict of Interest Code, as required by Government Code sections 87306 and 87306.5. The amendment repeals the existing listing of Disclosure Categories and listing of Designated Positions, both in the Appendix to the Conflict of Interest Code, and adopts new listings of Disclosure Categories and of Designated Positions. The Code is located in section 17000, in Subchapter 5 of Chapter 8, Division 1 of Title 8 of the California Code of Regulations.

The authority for this action is Government Code section 87306.

Reference: Government Code sections 87300–87302 and 87306.

**OBTAINING COPIES**

Copies of the proposed amendment are available to interested persons on request. Copies may be obtained

By writing to:

Linda Tejada  
Division of Workers’ Compensation  
Department of Industrial Relations  
P.O. Box 420603  
San Francisco, CA 94142-0603

By telephoning and requesting a copy:  
415-703-4671

By visiting in person the offices of the Department of Industrial Relations at:

Department of Industrial Relations  
Office of Director—Legal  
Suite 9516  
455 Golden Gate Avenue—9th Floor  
San Francisco, California

The proposed amendment may also be viewed on the Department’s website. The Internet address of the Department’s website is:

<http://www.dir.ca.gov/>

**SUBMITTING COMMENTS**

Any person may submit written comments, including statements, argument, or contentions regarding the proposed amendment. Any timely submitted written

comments must be considered by the Director before the proposed amendment is finally adopted. Any written comments should be submitted to:

Linda Tejada  
Division of Workers’ Compensation  
Department of Industrial Relations  
P.O. Box 420603  
San Francisco, CA 94142-0603

Written comments may also be submitted in person by delivering to the Department Of Industrial relations at:

Department of Industrial Relations  
Division of Workers’ Compensation  
455 Golden Gate Avenue—9th Floor  
San Francisco, California

In order for any written comments to be considered by the Department before it amends the Conflict of Interest Code, they must be actually received in the offices of the Department by 5:00 p.m., May 28, 2002.

**FURTHER INFORMATION**

Inquiries concerning the proposed amendment to the Conflict of Interest Code may be made to:

Linda Tejada  
Division of Workers’ Compensation  
Department of Industrial Relations  
P.O. Box 420603  
San Francisco, CA 94142-0603  
Telephone: (415) 703-4671

The Department has prepared a written explanation of the reasons for the changes in the designations and the disclosures responsibilities, and has available all information upon which the proposed changes are based.

**REQUESTING A PUBLIC HEARING**

Any interested person or his or her representative may request that the Department hold a public hearing on the proposed amendment to the Conflict of Interest Code, by submitting a written request to the Department by mail at:

Linda Tejada  
Division of Workers’ Compensation  
Department of Industrial Relations  
P.O. Box 420603  
San Francisco, CA 94142-0603

or in person at:

Department of Industrial Relations  
Office of Director—Legal  
Suite 9516  
455 Golden Gate Avenue—9th Floor  
San Francisco, California

A request for a public hearing must be actually received in the offices of the Department by 5:00 p.m., May 13, 2002

#### FINDINGS

The adoption of the proposed amendment to the Conflict of Interest Code will not impose a cost or savings on any state agency, local agency or school district that is required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of the Government Code. The adoption will not result in any non-discretionary cost or savings to local agencies. The adoption will not result in any cost of savings in federal funding to the state. The adoption will not impose a mandate on local agencies or school districts. The adoption will not have any potential cost impact on private persons or businesses including small businesses.

The Department must determine that no alternative considered by the Department would be more effective in carrying out the purpose for which the amendment is proposed or would be more effective and less burdensome to affected private persons than the proposed amendment.

#### SUMMARY OF AFFECTED PROVISIONS OF EXISTING CODE AND PROPOSED CHANGES

No substantive section of the existing code is being changed. The Appendix, which lists disclosure categories and designates employees is being changed. The number of Disclosure Categories is reduced from twenty-four to eleven. The Disclosure Categories are restructured to be more directly related to the function performed by the employee and the possible source of conflict of interest. Most categories will have reduced disclosure requirements compared to categories in the existing Code.

Existing category distinctions based on the geographic area of an employee's jurisdiction have been deleted. They have been replaced by references to an employee's subject area jurisdiction. Existing categories for each of the Department's Divisions for employees who may participate in contracting decisions have been combined into a single Department-wide category for employees who may participate in contracting decisions.

Category 1, the category of broadest disclosure, currently requires disclosure of all investments, interests in real property, business positions, and sources of income. The new Category 1 will require disclosure only of investments, interests in real property, business positions, or sources of income that: (1) are subject to the authority of the Department of Industrial Relations or any of its organizational components; (2) are organizations or associations composed primarily of persons or entities subject to the authority of the Department of Industrial Relations

or any of its organizational components; or (3) engage in or derive any of their income from providing consulting services or educational seminars on matters subject to the authority of the Department of Industrial Relations or any of its organizational components. The phrase, *subject to the authority of*, includes within its reach all employers within the state.

Positions created since the Code was adopted are added to the listing of designated employees.

## TITLE 10. DEPARTMENT OF CORPORATIONS

### NOTICE IS HEREBY GIVEN

The California Corporations Commissioner ("Commissioner") proposes to amend Title 10, Chapter 3, Subchapter 6, Article 2 of the California Code of Regulations under the CALIFORNIA FINANCE LENDERS LAW by adopting sections 1422 and 1423 relating to long and short form applications for licensure under this law.

### PUBLIC HEARING

No public hearing is scheduled. Any interested person or his or her duly authorized representative may request, in writing, a public hearing pursuant to Section 11346.8, subdivision (a), of the Government Code. The request for hearing must be received by the Department of Corporations' contact person designated below no later than 15 days prior to the close of the written comment period.

### WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department, addressed to Kathy Womack, Office of Law and Legislation, Department of Corporations, 1515 K Street, Suite 200, Sacramento, CA 95814-4052, no later than 5:00 p.m. on June 3, 2002. Written comments may also be sent to Kathy Womack (1) via electronic mail at [regulations@corp.ca.gov](mailto:regulations@corp.ca.gov) or (2) via fax (916) 322-5875. If this day is a Saturday, Sunday or state holiday, the comment period will close at 5 p.m. on the next business day.

### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Under the California Finance Lenders Law ("CFLL"), the Department of Corporations ("Department") licenses and regulates finance lenders and brokers conducting business in this state. The CFLL provides that no person shall engage in the business of a finance lender or broker without obtaining a license from the Commissioner. (Financial Code Section 22100.) The CFLL further provides that the application for a finance lender or broker's license shall be in

the form and contain the information that the Commissioner may by rule require. (Financial Code Section 22101, subdivision (a).) The Commissioner may also establish a short form application and procedure for use by a licensee with one or more licensed locations who is seeking an additional location license. (Financial Code Section 22102.)

The Department's application form is used by applicants seeking to become licensed as finance lenders or brokers. The form is available to the public either at the Department's offices or on its web site at [www.corp.ca.gov](http://www.corp.ca.gov). However, this form has not been formally adopted as a regulation pursuant to the Administrative Procedure Act ("APA"). (Government Code Section 11370, et seq.) Nor has a short form application been adopted as a regulation.

Accordingly, in order to comply with the APA, the Department proposes to add Section 1422 to Title 10, Chapter 3, Subchapter 6, Article 2 of the California Code of Regulations, the text of which will be the "Application For a License Under the California Finance Lenders Law." The Department further proposes to add Section 1423 to this title and chapter, to enable applicants who qualify to file a short form application for licensure with the Department.

**AUTHORITY**

Section 22150, Financial Code.

**REFERENCE**

Sections 22101, subdivision (a), and 22102, Financial Code.

**AVAILABILITY OF MODIFIED TEXT**

The text of any modified regulation, unless the modification is only non-substantial or solely grammatical in nature, will be made available to the public at least 15 days prior to the date the Department adopts the regulation. A request for a copy of any modified regulation should be addressed to the contact person designated below. The Commissioner will accept written comments on the modified regulation for 15 days after the date on which it is made available. The Commissioner may thereafter adopt, amend or repeal the foregoing proposal substantially as set forth above without further notice.

**AVAILABILITY OF INITIAL STATEMENT OF REASONS, TEXT OF PROPOSED REGULATIONS/INTERNET ACCESS**

The express terms of the proposed action may be obtained upon request from any office of the Department. Request Document OP 10/01-B. An initial statement of reasons for the proposed action containing all the information upon which the proposal is based is available from the contact person designated below. Request Document OP 10/01-C. These

documents are also available at the Department's website [www.corp.ca.gov](http://www.corp.ca.gov). As required by the APA, the Office of Law and Legislation maintains the rulemaking file. The rulemaking file is available for public inspection at the Department of Corporations, Office of Law and Legislation, 1515 K Street, Suite 200, Sacramento, California 95814-4052.

**AVAILABILITY OF THE FINAL STATEMENT OF REASONS**

Upon its completion, the Final Statement of Reasons will be available and copies may be requested from the contact person named in this notice or may be accessed on the website listed above.

**CONSIDERATION OF ALTERNATIVES**

In accordance with Government Code Section 11346.5, subdivision (a)(13), the Department must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the Department would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

**FISCAL IMPACT**

- Cost or savings to any state agency: None.
- Direct or indirect costs or savings in federal funding to the state: None.
- Other nondiscretionary cost or savings imposed on local agencies: None

**DETERMINATIONS**

The Commissioner has made an initial determination that the proposed regulatory action:

- Does not impose a mandate on local agencies or school districts, or a mandate which requires reimbursement pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.
- Does not have an effect on housing costs.
- Does not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.
- Does not significantly affect: (1) the creation or elimination of jobs within the State of California; (2) the creation of new businesses or the elimination of existing businesses within the State of California; or (3) the expansion of businesses currently doing business within the State of California.

**COST IMPACTS ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS**

The Department of Corporations is not aware of any cost impacts that a representative person or business would necessarily incur in reasonable compliance with the proposed action.

**EFFECT ON SMALL BUSINESS**

The proposed regulatory action will not affect small businesses. Finance lenders and brokers are excluded from the definition of small business in Government Code Section 11342.610, subdivision (b)(1).

**CONTACT PERSON**

Nonsubstantive inquiries concerning this action, such as requests for copies of the text of the proposed regulations, may be directed to Kathy Womack at (916) 322-3553. The backup contact person is Karen Fong at (916) 322-3553. Inquiries regarding the substance of the proposed regulation may be directed to Judith A. Carlson, Corporations Counsel, Department of Corporations, 1515 K Street, Suite 200, Sacramento, California, 95814, (916) 327-6697.

**TITLE 16. CALIFORNIA ARCHITECTS BOARD**

**LANDSCAPE ARCHITECTS TECHNICAL COMMITTEE**

**NOTICE OF PROPOSED CHANGES IN THE REGULATIONS**

NOTICE IS HEREBY GIVEN that the California Architects Board (Board) is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the California Architects Board, 400 R Street, Suite 4000, Sacramento, California 95814, on **May 20, 2002 at 1:00 p.m.** Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office no later than 5:00 p.m. on **May 20, 2002** or must be received by the Board at the hearing.

The Board, upon its own motion or at the insistence of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as the contact person and will be mailed to those persons who submit written or oral testimony to this proposal or who have requested notification of any changes to the proposal.

**AUTHORITY AND REFERENCE**

Pursuant to the authority vested by section 5630 of the Business and Professions Code, and to implement, interpret or make specific section 5681 of said Code, the Board is considering changes to Division 26 of Title 16 of the California Code of Regulations as follows:

**INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW**

**Amend Section 2649—Fees**

Business and Professions Code section 5630 authorizes the Board to adopt, amend, or repeal rules and regulations as are reasonably necessary to carry out the provisions of the Landscape Architects Practice Act.

Business and Professions Code section 5681 authorizes the Board to fix the biennial renewal fee for landscape architect licensees. Business and Professions Code section 128.5 states that if an agency within the Department of Consumer Affairs has unencumbered funds in an amount that equals or is more than the agency's operating budget for the next two fiscal years, the agency shall reduce license or other fees.

An analysis of the Landscape Architects Technical Committee's (LATC) fund condition under current fees, indicates that the surplus fund balance will remain at over a 21-month reserve through fiscal year 2004/05. It has been determined that reducing the biennial renewal fee from \$300 to \$100 for one renewal period would be the most effective way of reducing the LATC's surplus fund balance.

This proposed amendment to section 2649 would set the biennial renewal fee at \$100 for licenses which expire between the period of January 1, 2003 through December 31, 2004 and \$300 for licenses which expire on or after January 1, 2005.

This proposed amendment would also delete examination fees that will no longer be in effect after July 1, 2002.

**FISCAL IMPACT ESTIMATES**

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Cost/Savings in Federal Funding to the State: None

Nondiscretionary Costs/Savings to Local Agencies: None

Local Mandate: None

Cost to Any Local Agency or School District for Which Government Code Section 17561 Requires Reimbursement: None

Business Impact: The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic

impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Impact on Jobs/New Businesses: The Board has determined that this regulatory proposal will not have a significant impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California.

Cost Impact on Representative Private Person or Business: The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action. The proposed regulation will reduce the biennial renewal fee for individual licensees from \$300 to \$100 for one renewal period.

Effect on Housing Costs: None

#### EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulation would not affect small businesses. The proposed regulation will reduce the biennial renewal fee for individual licensees from \$300 to \$100 for one renewal period.

#### CONSIDERATION OF ALTERNATIVES

The Board must determine that no reasonable alternative which it considered or that has otherwise been identified and brought to its attention would either be more effective in carrying out the purpose for which the action is proposed or would be as effective as and less burdensome on affected private persons than the proposal described in this Notice.

Any interested person may present statements or arguments orally or in writing relevant to the above determinations at the above-mentioned hearing.

#### INITIAL STATEMENT OF REASONS AND INFORMATION

The Board has prepared an initial statement of reasons for the proposed action and has made available all the information upon which the proposal is based.

#### TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the California Architects Board, Landscape Architects Technical Committee at 400 R Street, Suite 4000, Sacramento, California, 95814, or by telephoning the contact person listed below.

#### AVAILABILITY AND LOCATION OF THE FINAL STATEMENT OF REASONS AND RULEMAKING FILE

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting the person named below.

You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below.

#### CONTACT PERSON

Inquiries or comments concerning the proposed administrative action may be addressed to:

Landscape Architects Technical Committee  
400 R Street, Suite 4000  
Sacramento, CA 95814  
Attn: Justin Sotelo

(916) 445-6573  
(916) 324-2333 (FAX)  
Justin\_Sotelo@dca.ca.gov

The backup contact person is:

Mona Maggio  
(916) 323-6408  
(916) 324-2333 (FAX)  
Mona\_Maggio@dca.ca.gov

Inquiries concerning the substance of the proposed regulations may be directed to Justin Sotelo at (916) 445-6573.

Website Access: Materials regarding this proposal can be found at <http://www.latc.dca.ca.gov>.

### TITLE MPP. DEPARTMENT OF SOCIAL SERVICES

#### NOTICE OF PROPOSED CHANGES IN REGULATIONS

ITEM # 2 Noncitizen Eligibility Certification Provision Amendments  
ORD #0102-02

The California Department of Social Services (CDSS) hereby gives notice of the proposed regulatory action(s) described below. Any person interested may present statements or arguments orally or in writing relevant to the proposed regulations at a public hearing to be held May 23, 2002, as follows:

May 23, 2002  
Office Building # 9  
744 P St. Auditorium  
Sacramento, California

The public hearing will convene at 10:00 a.m. and will remain open only as long as attendees are presenting testimony. The Department will adjourn the hearing immediately following the completion of testimony presentations. The above-referenced facility

is accessible to persons with disabilities. If you are in need of a language interpreter at the hearing (including sign language), please notify the Department at least two weeks prior to the hearing.

Statements or arguments relating to the proposals may also be submitted in writing, e-mail, or by telefax to the address/number listed below. All comments must be received by 5:00 p.m. on May 23, 2002.

CDSS, upon its own motion or at the instance of any interested party, may adopt the proposals substantially as described or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of nonsubstantive, technical, or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption to all persons who testify or submit written comments during the public comment period, and all persons who request notification. Please address requests for regulations as modified to the agency representative identified below.

Copies of the express terms of the proposed regulations and the Initial Statement of Reasons are available from the office listed below. This notice, the Initial Statement of Reasons and the text of the proposed regulations are available on the internet at <http://www.dss.cahwnet.gov/ord>. Additionally, all the information which the Department considered as the basis for these proposed regulations (i.e., rulemaking file) is available for public reading/perusal at the address listed below.

Following the public hearing, copies of the Final Statement of Reasons will be available from the office listed below.

CONTACT

Anthony J. Velasquez, Chief  
Office of Regulations Development  
California Department of Social Services  
744 P Street, MS 7-192  
Sacramento, California 95814  
TELEPHONE: (916) 657-2586  
TELEFAX: (916) 654-3286  
E-MAIL: ord@dss.ca.gov

CHAPTERS

Manual of Policies and Procedures, Division 63 (Food Stamp Program), Chapter 63-100 (General Provisions), Section 63-102 (Definitions) and Section 63-103 (Definitions-Forms); Chapter 63-300 (Application Process), Section 63-300 (Application Process) and Section 63-301 (Application Processing Time Standards); and Chapter 63-500 (Eligibility Determinations), Section 63-503 (Determining Household Eligibility and Benefit Levels)

INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

On November 21, 2000, the United States Department of Agriculture issued a final rule amending Food Stamp Program regulations to implement several provisions of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 and subsequent amendments to those provisions made by Public Laws 104-208, 105-33, and 105-185. These regulations are also known as the Noncitizen Eligibility and Certification Provisions, Federal Register, Vol. 65, No. 225, November 21, 2000 (65 Federal Register 70134). Those rules became effective on January 20, 2001 and have been issued on an emergency basis effective June 1, 2001. However, included within the final federal rules were specific provisions that were subject to Office of Management and Budgets (OMB) approval before they could be implemented. OMB approval is provided in Federal Register, Vol. 66, No. 229 of November 28, 2001. The approved rules are required to be implemented no later than March 10, 2002. For CWD administrative ease of implementation, the Department has opted to implement on March 1, 2002 for all new applications; for ongoing cases implementation must take place no later than by the next recertification.

The regulation changes are beneficial to applicants and recipients of the Food Stamp Program. They include less restrictive application procedures for scheduling application interviews, and they mandate that an application cannot be denied prior to the 30th day of application. The regulations discuss the procedure for scheduling the initial application interview and the procedures the CWD must follow to allow for a second interview. If the applicant misses its first interview scheduled by the CWD, it is the household's responsibility to reschedule a second interview. When the first scheduled interview is missed, the CWD is required to send a Notice of Missed Interview informing the applicant that the interview was missed, that the applicant is responsible for rescheduling and the consequences of failure to reschedule within 30 days of the application date. If the household reschedules the interview within the 30 days of application, the application is not denied. If the household does not reschedule the interview within the 30-day processing time frame, the CWD can then issue a denial notice to be sent on the 30th day following the application date. This ensures that the CWD holds the food stamp application open throughout the application processing time frame of 30 days.

Another procedure that is required during the 12-month certification period is the use of a request for information (RFI). If during the certification period, the CWD receives any information that is unclear or that could compromise the household's eligibility, the

CWD must first issue an RFI to the recipient and allow at least 10 days for the recipient to respond to the request. This procedure is important because it mandates that the CWD contact the household through a general notice request and allow the household 10 days to respond prior to the CWD being allowed to send a termination notice. This is beneficial to the recipient because it provides time for the recipient to avoid any adverse actions.

There is also a new requirement for determining whether a sponsored noncitizen is considered indigent. That is, a determination must be made by the CWD on whether the noncitizen's income, including income given to the sponsored noncitizen by the sponsor, exceeds 130 percent of the poverty guideline for the household size. This regulation clearly specifies that if the income is below 130 percent of the poverty level, the sponsored noncitizen is considered indigent. That is, without adequate income to obtain food and shelter. When the sponsored noncitizen is found to be indigent, only the actual income the sponsored noncitizen receives is used to compute their food stamp benefits. When the sponsored noncitizen's income is above 130 percent of the poverty guideline, then the sponsor's income must be deemed to the sponsored noncitizen. This requirement for the CWD to first determine if the sponsored noncitizen is indigent provides the noncitizen with adequate means to obtain food and shelter.

#### COST ESTIMATE

1. Costs or Savings to State Agencies: No additional costs or savings because this regulation makes only technical, nonsubstantive or clarifying changes to current law and regulations.
2. Costs to Local Agencies or School Districts: None.
3. Nondiscretionary Costs or Savings to Local Agencies: No additional costs or savings because this regulation makes only technical, nonsubstantive or clarifying changes to current law and regulations.
4. Federal Funding to State Agencies: No additional costs or savings because this regulation makes only technical, nonsubstantive or clarifying changes to current law and regulations.

#### LOCAL MANDATE STATEMENT

These regulations impose a mandate upon county welfare departments but not on school districts. There are no state-mandated local costs in these regulations which require state reimbursement under Section 17500 et seq. of the Government Code because these regulations implement the Federal mandate contained in 7 CFR Sections 273.2, 273.4 and 273.12, and Federal Register, Vol. 66, No. 229, November 28, 2001.

#### STATEMENT OF SIGNIFICANT ADVERSE ECONOMIC IMPACT ON BUSINESS

CDSS has made an initial determination that the proposed action will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

#### STATEMENT OF POTENTIAL COST IMPACT ON PRIVATE PERSONS OR BUSINESSES

CDSS is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

#### SMALL BUSINESS IMPACT STATEMENT

CDSS has determined that there is no impact on small businesses as a result of filing these regulations because these regulations are only applicable to state and county agencies.

#### ASSESSMENT OF JOB CREATION OR ELIMINATION

The adoption of the proposed amendments will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses or create or expand businesses in the State of California.

#### STATEMENT OF EFFECT ON HOUSING COSTS

The proposed regulatory action will have no effect on housing costs.

#### STATEMENT OF ALTERNATIVES CONSIDERED

CDSS must determine that no reasonable alternative considered or that has otherwise been identified and brought to the attention of CDSS would be more effective in carrying out the purpose for which the regulations are proposed or would be as effective and less burdensome to affected private persons than the proposed action.

#### AUTHORITY AND REFERENCE CITATIONS

CDSS adopts these regulations under the authority granted in Sections 10553 and 10554, Welfare and Institutions Code. Subject regulations implement and make specific 7 CFR 273.2(e), (e)(1), (e)(3), and (f); 7 CFR 273.4(c)(3)(iv); 7 CFR 273.12(c)(3)(i), (ii) and (iii); and Federal Register, Volume 66, No. 229, dated November 28, 2001.

#### CDSS REPRESENTATIVE REGARDING RULEMAKING PROCESS OF THE PROPOSED REGULATION

Contact Person: Anthony J. Velasquez  
(916) 657-2586  
Backup: Robin Garvey  
(916) 657-2586

CDSS REPRESENTATIVE REGARDING  
SUBSTANCE OF THE PROPOSED REGULATION

Program Contact: LeAnne Torres  
654-2135

Backup: Mike Papin  
654-1880

EMERGENCY STATEMENT

These regulations are to be adopted on an emergency basis. In order to allow interested persons an opportunity to submit statements or arguments concerning these regulations, they will be considered at public hearing in accordance with Government Code Section 11346.4.

AGENDA ITEM(S) FOR THIS PUBLIC  
HEARING—May 23, 2002

- ITEM #1 ORD #0701-14  
Release of CalWORKs and Food Stamp Information to Law Enforcement Officials; Date Correction for food stamp Intentional Program Violation Penalties
- ITEM #2 ORD #0102-02  
Noncitizen Eligibility Certification Provision Amendments

**TITLE MPP. DEPARTMENT OF  
SOCIAL SERVICES**

NOTICE OF PROPOSED CHANGES  
IN REGULATIONS

- ITEM # 1 Release of CalWORKs and Food Stamp Case Information to Law Enforcement Officials; Date Correction for Food Stamp Intentional Program Violation Penalties  
ORD # 0701-14

The California Department of Social Services (CDSS) hereby gives notice of the proposed regulatory action(s) described below. Any person interested may present statements or arguments orally or in writing relevant to the proposed regulations at a public hearing to be held May 23, 2002 as follows:

May 23, 2002  
Office Building # 9  
744 P St. Auditorium  
Sacramento, California

The public hearing will convene at 10:00 a.m. and will remain open only as long as attendees are presenting testimony. The CDSS will adjourn the hearing immediately following the completion of testimony presentations. The above-referenced facility is accessible to persons with disabilities. If you are in

need of a language interpreter at the hearing (including sign language), please notify CDSS at least two weeks prior to the date of the hearing.

Statements or arguments relating to the proposals may also be submitted in writing, via e-mail, or by fax to the address/number listed below. All comments must be received by 5:00 p.m. on May 23, 2002.

The CDSS, upon its own motion or at the instance of any interested party, may adopt the proposals substantially as described or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of nonsubstantive, technical, or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption to all persons who testify or submit written comments during the public comment period, and all persons who request notification. Please address requests for regulations as modified to the agency representative identified below.

Copies of the express terms of the proposed regulations and the Initial Statement of Reasons are available from the office listed below. This notice, the Initial Statement of Reasons and the text of the proposed regulations are available on the internet at <http://www.dss.cahnet.gov/ord>. Additionally, all the information which CDSS considered, as the basis for these proposed regulations (i.e., rulemaking file) is available for public reading/perusal at the address listed below. Following the public hearing, copies of the Final Statement of Reasons will be available from the office listed below.

CONTACT

Anthony J. Velasquez, Chief  
Office of Regulations Development  
California Department of Social Services  
744 P Street, MS 7-192  
Sacramento, California 95814  
TELEPHONE: (916) 657-2586  
FAX: (916) 654-3286  
E-MAIL: [ord@dss.ca.gov](mailto:ord@dss.ca.gov)

CHAPTERS

Manual of Policies and Procedures (MPP) Division 19, Confidentiality, Fraud, Civil Rights, and State Hearings, Chapter 19-000 (Confidentiality of Records), Section 19-001 (Objective and Scope), Section 19-004 (Release of Confidential Information), Section 19-005 (Release to Application Recipient or Authorized Representative), Section 19-007 (Eligibility Determinations), MPP Division 20, Chapter 20-300 (Intentional Program Violations in the Food Stamp Program).

**INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW**

These proposed regulations implement the requirements of Assembly Bill (AB) 1542, (Chapter 270, Statutes of 1997), AB 2772, (Chapter 902, Statutes of 1998) and the Code of Federal Regulations (CFR), Title 7, Section 273.16(b)(6).

AB 1542 enacted the California Work Opportunity and Responsibility to Kids (CalWORKs) Program that replaced the Aid to Families with Dependant Children (AFDC) Program. These proposed regulations ensure consistency with AB 1542 by deleting all references to AFDC and adopting a reference to CalWORKs throughout MPP Division 19, Chapter 19-000, Sections 19-001, 19-004.412, 19-004.62, 19-005.21 and 19-007.1. These regulations also incorporate technical corrections and clarification relating to fraud in the CalWORKs Program in accordance with the provisions of AB 1542.

AB 2772 made several amendments to the Welfare and Institutions Code, including the addition of new Section 10850.31. New Welfare and Institutions Code Section 10850.31 authorizes County Welfare Departments to release certain confidential information of applicants/recipients of CalWORKs and Food Stamp benefits to law enforcement officials under certain circumstances. These proposed regulations consolidate all exceptions to the release of confidential information to law enforcement officials to new MPP Section 19-004.4 et seq.

These proposed regulations amend MPP Division 19, Chapter 19-000, Confidentiality of Records, by relocating regulatory text from MPP Section 19-004.9 to MPP Section 19-004.4 and renumbering the relocated sections beginning with new MPP Section 19-004.42. Relocating and renumbering these sections consolidates all exceptions to the general rule regarding the release of confidential information to law enforcement officials in MPP Section 19-004.4.

These regulations also correct a date in MPP Division 20, Sections 20-300.32 and 20-300.33 from the incorrect date of "1984" to the correct date of "1983"—the year the provisions of CFR, Title 7, Section 273.16(b)(6) were implemented. Previous amendments to MPP Division 20, Section 20-300 increased Food Stamp Program penalties. However, Sections 20-300.32 and 20-300.33 were not amended to provide a specific and correct date for which more than one previous Intentional Program Violation (IPV) should be considered as one disqualification penalty. These proposed regulations delete the incorrect reference to the "1984" date and adopt the correct reference to the "1983" date, thus clarifying that more than one IPV committed prior to April 1, 1983 shall be considered as one disqualification in determining the appropriate penalty to impose.

**COST ESTIMATE**

1. Costs or Savings to State Agencies: No fiscal impact exists because this regulation does not affect any State agency or program.
2. Costs to Local Agencies or School Districts: None.
3. Nondiscretionary Costs or Savings to Local Agencies: No fiscal impact exists because this regulation does not affect any local entity or program.
4. Federal Funding to State Agencies: No fiscal impact exists because this regulation does not affect any federally funded State agency or program.

**LOCAL MANDATE STATEMENT**

These regulations do not impose a mandate on local agencies or school districts. There are no state-mandated costs in these regulations which require state reimbursement under Section 17500, et seq. of the Government code.

**STATEMENT OF SIGNIFICANT ADVERSE  
ECONOMIC IMPACT ON BUSINESS**

The CDSS has made an initial determination that the proposed action will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

**STATEMENT OF POTENTIAL COST IMPACT  
ON PRIVATE PERSONS OR BUSINESSES**

The CDSS is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

**SMALL BUSINESS IMPACT STATEMENT**

The CDSS has determined that there is no impact on small businesses as a result of filing these regulations because these regulations are only applicable to state and county agencies.

**ASSESSMENT OF JOB CREATION  
OR ELIMINATION**

The adoption of the proposed amendments will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses or create or expand businesses in the State of California.

**STATEMENT OF EFFECT ON HOUSING COSTS**

The proposed regulatory action will have no effect on housing costs.

**STATEMENT OF ALTERNATIVES CONSIDERED**

The CDSS must determine that no reasonable alternative considered or that has otherwise been identified and brought to the attention of CDSS would be more effective in carrying out the purpose for

which the regulations are proposed or would be as effective and less burdensome to affected private persons than the proposed action.

**AUTHORITY AND REFERENCE CITATIONS**

CDSS adopts these regulations under the authority granted in Sections 10553 and 10554, Welfare and Institutions Code. Subject regulations implement and make specific Welfare and Institutions Code Section 10850.31, and Code of Federal Regulations, Title 7, Section 273.16(b)(6).

**CDSS REPRESENTATIVE REGARDING  
RULEMAKING PROCESS OF THE  
PROPOSED REGULATION**

Contact Person: Anthony J. Velasquez  
(916) 657-2586  
Backup: Steve Smalley  
(916) 657-2586

**CDSS REPRESENTATIVE REGARDING  
SUBSTANCE OF THE PROPOSED REGULATION**

Program Contact: Dave Comstock  
(916) 263-5706  
Backup: Lesley Hull  
(916) 263-5724

**AGENDA ITEMS FOR THIS PUBLIC  
HEARING—May 23, 2002**

- ITEM #1 ORD #0701-14  
Release of CalWORKs and Food Stamp Information to Law Enforcement; Date Correction for Food Stamp Intentional Program Violation Penalties
- ITEM #2 ORD #0102-02  
Noncitizen Eligibility Certification Provision Amendments

**GENERAL PUBLIC INTEREST**

**DEPARTMENT OF FAIR  
EMPLOYMENT AND HOUSING**

NOTICE IS HEREBY GIVEN that the prospective contractors listed below have been required to submit a Nondiscrimination Program (NDP) or a California Employer Identification Report (CEIR) to the Department of Fair Employment and Housing, in accordance with the provisions of Government Code Section 12990. No such program or (CEIR) has been submitted and the prospective contractors are ineligible to enter into the State contracts. The prospective contractors signature on Standard Form 17A, 17B, or 19, therefore, does not constitute a valid self-certification. Until further notice, each of these

prospective contracts in order to submit a responsive bid must present evidence that its Nondiscrimination Program has been certified by the Department.

ASIX Communications, Inc.  
DBA ASI Telesystems, Inc.  
21150 Califa Street  
Woodland Hills, CA 91367

Bay Recycling  
800 77th Avenue  
Oakland, CA 94621

C & C Disposal Service  
P. O. Box 234  
Rocklin, CA 95677

Choi Engineering Corp.  
286 Greenhouse  
Marketplace, Suite 329  
San Leandro, CA 94579

Fries Landscaping  
25421 Clough  
Escalon, CA 95320

Marinda Moving, Inc.  
8010 Betty Lou Drive  
Sacramento, CA 95828

MI-LOR Corporation  
P. O. Box 60  
Leominster, MA 01453

Peoples Ridesharing  
323 Fremont Street  
San Francisco, CA 94105

San Diego Physicians &  
Surgeons Hospital  
446 26th Street  
San Diego, CA

Southern CA Chemicals  
8851 Dice Road  
Santa Fe Springs, CA 90670

Tanemura and Antle Co.  
1400 Schilling Place  
Salinas, CA 93912

Turtle Building Maintenance Co.  
8132 Darien Circle  
Sacramento, CA 95828

Univ Research Foundation  
8422 La Jolla Shore Dr.  
La Jolla, CA 92037

Vandergoot Equipment Co.  
P. O. Box 925  
Middletown, CA 95461

**FISH AND GAME COMMISSION**

NOTICE OF PROPOSED CHANGES  
IN REGULATIONS

(Continuation of California Notice Register 2002, No. 9-Z, and Meetings of February 9, 2002 and March 8, 2002.)

**NOTE:** The Fish and Game Commission is exercising its powers under Section 202 of the Fish and Game Code as the following changes to the proposed regulations may not be available to the public for the full public comment period prior to adoption. See the text of this notice—changes are shown in **bold** type.)

NOTICE IS HEREBY GIVEN that the Fish and Game Commission (Commission), pursuant to the authority vested by sections 200, 202, 205, 215, 220, 240 and 315 of the Fish and Game Code and to implement, interpret or make specific sections 200, 205, 206 and 215 of said Code, proposes to amend subsections (b)(91.1), (b)(176) and (b)(195) of Section 7.50, Title 14, California Code of Regulations, re: Klamath River Sport Fishing regulations.

UPDATED INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

**Hook Size Change for Anadromous Waters of the Klamath River System:** Current regulations in subsection (b)(91.1)(A)2. define hook size requirements for the Klamath River system above the Highway 101 bridge. These requirements allow the use of any single hook having a gap between the point and shank that is between ½ and 1 inch; or, any multiple hook having a gap between the point and shank that is between ¼ and ½ inch. This requirement was designed to reduce the incidental catch and mortality of juvenile steelhead trout and coho salmon. Also, area closures currently exist that are designed to protect these fish during the peak juvenile downstream migrations (April/May). For additional protection and in the interest of consistency, the Department is proposing a maximum single hook size with a gap no greater than ⅝ inch and a maximum multiple hook size with a gap no greater than ½ inch.

**General Area Closures within 400 feet of any Seining Operation:** Current regulations in subsection (b)(91.1)(B)1. prohibit any fishing within 400 feet on any U.S. Fish and Wildlife Service or Department of Fish and Game (Department) seining operation. The Department no longer conducts seining operations and, therefore, is proposing to eliminate this restriction.

**Additional Closures to Protect Anadromous Fish**

**1. Date change for the fishing closures on the Klamath River from Coon Creek Falls to 3,500 feet below Iron Gate Dam:**

Current regulations in subsection (b)(91.1) allow anglers to catch and keep any salmon regardless of size from December 1 through July 31. The remainder of the year, August 1 through November 30 chinook salmon take is regulated by a Klamath Basin impact quota. The current regulations do not provide protection for adult spring chinook during their April through July spawning migration. The Department, therefore, is proposing to eliminate the take of adult spring run chinook salmon above Coon Creek Falls to a point 3,500 feet below Iron Gate Dam from April 1 through July 31. This closure would provide protection for naturally produced spring run chinook salmon in the Klamath River and still provide anglers with the opportunity to harvest the hatchery component of the spring run in the lower Klamath River below the falls at Coon Creek.

**2. Date change for the fishing closure for the Shasta River:**

Current regulations allow anglers to fish from the fourth Saturday in May through Feb. 28 in the Shasta River main stem from Interstate 5 to 250 feet above the Department's fish counting weir. This area supports a moderate steelhead fishery from mid November through February. The Department, however, recognizes that additional protection is warranted during that period for adult fall run chinook. The Department, therefore, is proposing that the current closure on the Shasta River main stem from Interstate 5 to 250 feet above the Department's fish counting weir be expanded to include the period September 1 through November 15.

**3. Date change for the fishing closure from Trinity River main stem from Hawkins Bar Bridge (Road to Denny) downstream to the mouth of the Trinity:**

Current regulations allow anglers to fish all year in the Trinity River main stem downstream from the mouth of the South Fork Trinity. The Trinity River upstream from its confluence with the South Fork Trinity is closed to all fishing from April 1 through the Friday preceding the fourth Saturday in May. The closure should be extended to include the Trinity River from Hawkins Bar Bridge (Road to Denny) downstream to the confluence with the Klamath River. This addition would close the entire Trinity River downstream from the Old Lewiston Bridge from April 1 through the Friday preceding the fourth Saturday in May. This closure would provide an additional 30 miles of protection to juvenile coho salmon and steelhead and to wild adult spring-run chinook salmon migrating up river to spawn.

**Quota Adjustment:** Under current regulations in subsection (b)(91.1)(C), the allowable chinook salmon harvest in the Klamath River system is based on spawning run size predictions and spawning escapement goals. The harvest and the distribution of the catch are regulated by seasons, daily and weekly bag and possession limits, and area quotas and allocations. Salmonids from the Klamath River basin are managed through a cooperative system of state, federal, and tribal management agencies. Regulations developed through this system are designed to meet natural and hatchery escapement needs for these stocks, while providing equitable harvest opportunities to ocean (sport and commercial) and river (sport and tribal) users. The Pacific Fishery Management Council (PFMC) is responsible for adopting recommendations for the management of sport and commercial ocean fisheries in the fishery management zone (three to 200 miles offshore) off the coasts of Washington, Oregon, and California. When approved by the Secretary of Commerce, these recommendations are implemented as ocean fishing regulations by the National Marine Fisheries Service. The Department and the Commission adopt regulations for state waters (inside three miles) that are consistent with federal regulations.

Annual adjustment of the quota is necessary to meet natural and hatchery escapement needs for Klamath River fall-run chinook salmon stocks, while providing equitable harvest opportunities for ocean (sport and commercial) and river (sport and tribal) users. The total river system recreational harvest of fall chinook salmon is currently regulated by a quota. In 2001, the share, or impact quota, for the Klamath River basin allowable sport catch was 29,800 adult fish (39 percent of the total allowable harvest by non-tribal fisheries, including ocean commercial, ocean recreational and recreational river fisheries).

Projections of the abundance of adult Klamath River fall-run chinook salmon in the 2002 season are not yet available from the PFMC. However, preliminary examination of data available to Department staff suggests that the predicted 2002 adult salmon run will be less than the 2001 run. Consequently, the Department is suggesting that the Commission consider a 2002 quota for the river recreational fishery lower than that of last year, and for notice requirements, within a range lower than the 2001 quota (1,200–25,000 adult salmon). The Commission also will consider modifying the share of the allowable catch allocated to the river recreational fishery (which was 39 percent in 2001). As in prior years, the river recreational fishing quota would be split evenly between fisheries above and below Coon Creek Falls.

**Consistency with Reference to Coon Creek Falls:** The current regulations in subsection (b)(91.1)(C)1.b. reads “Klamath River Below Coon Creek Falls: No salmon over 22 inches may be retained after 50% of the basin impact quota has been taken below Coon Creek”. For clarification and consistency, the Department is proposing to add the word “falls” in the second reference to the area below Coon Creek.

**Restrictions to Fishing when Iron Gate Hatchery and Trinity River Hatchery Meet Spawning Escapement Goals:** Current regulations in subsection (b)(91.1)(C)1.c.ii. and subsection (b)(91.1)(C)1.d. allow anglers to harvest adult chinook salmon after quota attainment from 3,500 feet below Iron Gate Dam to Coon Creek Falls once the Department determines that the adult fall chinook salmon spawning escapement at Iron Gate Hatchery exceeds 8,000 adult fish. Trinity River anglers can harvest adult chinook after the quota is met between Old Lewiston Bridge and the mouth once escapement at Trinity River Hatchery exceeds 4,800 adult fish. The Department is recommending the open areas be restricted from a point beginning 3,500 feet below Iron Gate Dam to the Interstate 5 bridge on the Klamath River and from Old Lewiston Bridge to the mouth of Indian Creek on the Trinity River.

**Closures to Modify Allocations:** In previous years, the Department established three sub-quota areas above the falls at Coon Creek. The sub-quota areas were established to equitably distribute the catch of adult chinook above Coon Creek Falls. When the Initial Statement of Reasons were prepared the Department had not committed to monitoring the harvest in each sub-quota area. Therefore, the Department recommended closures to modify allocations for the upper Klamath and Trinity rivers. The seasonal closures were designed to maximize fishing opportunities while maintaining the 50% basin impact quota for adult chinook above Coon Creek Falls. The Department has since committed to monitor the fishery in each sub-quota area during the season to ensure anglers have full utilization of the fishery.

**1. Allowable Fishing Season from Coon Creek Falls to 3,500 feet below Iron Gate Dam:** The Department is no longer recommending that fishing for adult chinook salmon be restricted to 28 days beginning when 50% of the basin impact quota has been taken below the falls at Coon Creek.

**2. Allowable Fishing season from Old Lewiston Bridge to the Highway 299 West Bridge at Cedar Flat:** The Department is no longer recommending that fishing for adult chinook salmon be

restricted from September 9 through September 17 and from October 8 through November 30.

**3. Allowable Fishing Season from Hawkins Bar Bridge (Road to Denny) downstream to the mouth of the Trinity:** The Department is no longer recommending that fishing for adult chinook salmon be restricted from September 9 through September 30 and from October 29 through November 30.

**Modify the closure at the mouth of the Klamath River:** The Department has developed a mathematical model designed to project what percentage of the sport quota anglers will take, and not take, before the spawning run ends. In 2001, the Department implemented the model on an experimental basis. The results indicate that the model was accurate to within 300 fish of the Department's final season harvest estimate.

Current regulations allow anglers to fish within 100 feet of the mouth of the Klamath River until 15% of the total basin impact quota for adult fall chinook has been harvested below the Highway 101 bridge. This regulation was adopted in 2001 to help regulate the harvest and to equitably distribute the quota among lower Klamath River sport anglers. In 2001, 15% of the quota was reached, prompting the Department to close the area near the mouth of the Klamath River to all fishing. Final season harvest estimates showed sport anglers harvested less than half of their 29,800 fish quota. Therefore, the Department is recommending that the restriction at the mouth of the Klamath River not be implemented if the Department projects that sport angler harvest will not meet the total basin impact quota.

**Reduction in Daily Bag Limit, Weekly Bag Limit, and Possession Limit:** Based on early season forecasts, the Department recommended reducing the daily, weekly, and possession limits for adult chinook salmon. New information on the distribution and abundance of pacific salmon was recently presented to the Department. The findings indicate an increase in adult chinook returning to the Klamath River basin then previously forecasted. Since the number of chinook salmon is higher than previously expected, a reduction of daily, weekly, and possession limits are longer warranted.

**1. Reduction in Daily Bag Limit:** The Department is no longer recommending that the daily bag limit be reduced from 3 king salmon, but no more than two over 22 inches to 2 king salmon, but no more than one over 22 inches.

**2. Reduction in Weekly Bag Limit:** The Department is no longer recommending that the weekly bag limit be reduced from six chinook salmon

over 22 inches retained in any seven consecutive days to four chinook salmon over 22 inches retained in any seven consecutive days.

**3. Reduction in Possession Limit:** The Department is no longer recommending that the possession limit be reduced from 12 chinook salmon, of which no more than six may be over 22 inches to 8 chinook salmon, of which no more than 4 may be over 22 inches.

**Date Change for the Fishing Closure in the South Fork Trinity River Downstream from the Mouth of Grouse Creek:** Current regulations in subsection (b)(91.1)(F)7.g. allow anglers to fish the South Fork Trinity River downstream from the mouth of Grouse Creek from the Saturday preceding Memorial Day through March 31. The Department is recommending that the season opening date be changed to the fourth Saturday in May to be consistent with the opening date for other sections in the Trinity River Basin.

Minor editorial changes are also being made for clarification to correct cross references in subsections 7.50(b)(176) and (b)(195).

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held at the City Council Chambers, 333 West Ocean Boulevard, Long Beach, CA, on Friday, April 5, 2002, at 8:30 a.m., or as soon thereafter as the matter may be heard.

No oral comments will be accepted by the Commission after its hearing on April 5, 2002. Written comments may be submitted at the address given below, or by fax at (916) 653-5040, or by e-mail to [jduffy@dfg.ca.gov](mailto:jduffy@dfg.ca.gov), but they must be received no later than 5:00 p.m. on Monday, April 15, 2002. E-mail comments must include the true name and mailing address of the commentor.

NOTICE IS FURTHER GIVEN that proposed regulations will be considered for adoption at a teleconference hearing to be held at the Resources Building, Room 1320, 1416 Ninth Street, Sacramento, CA, on Thursday, April 25, 2002, at 10 a.m. The meeting will be audible to the public from the Commission office and the interested public is encouraged to attend at this location.

The regulations as proposed in strikeout-underline format, as well as an initial statement of reasons, including environmental considerations and all information upon which the proposal is based (rulemaking file), are on file and available for public review from the agency representative, John M. Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to John M. Duffy or Kathy Maxwell\_ at the preceding address or phone number. Neil Manji,

Fisheries Programs Branch, Department of Fish and Game, phone (503) 225-2306, has been designated to respond to questions on the substance of the proposed regulations. Copies of the Initial Statement of Reasons, including the regulatory language, may be obtained from the address above. Notice of the proposed action shall be posted on the Fish and Game Commission website at <http://www.dfg.ca.gov>.

AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, timelines do not allow, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency representative named herein.

IMPACT OF REGULATORY ACTION

The potential for significant statewide adverse economic impacts that might result from the proposed regulatory action has been assessed, and the following initial determinations relative to the required statutory categories have been made:

- (a) Significant Statewide Adverse Economic Impact Directly Affecting Business, including the Ability of California Businesses to Compete with Businesses in Other States:  
The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The preservation of Klamath River salmon stocks is necessary for the success of lower and upper Klamath River businesses which provide goods and services related to fishing. The proposed changes are necessary for the continued preservation of the resource and therefore the prevention of adverse economic impacts.
- (b) Impact on the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.

- (c) Cost Impacts on a Representative Private Person or Business:  
The Commission is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- (d) Costs or Savings to State Agencies or Costs/Savings in Federal funding to the State: None.
- (e) Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Programs Mandated on Local Agencies or School Districts: None.
- (g) Costs Imposed on any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

It has been determined that the adoption of these regulations may affect small business.

CONSIDERATION OF ALTERNATIVES

The Commission must determine that no reasonable alternative considered by the Commission, or that has otherwise been identified and brought to the attention of the Commission, would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

FISH AND GAME COMMISSION

NOTICE OF PROPOSED CHANGES  
IN REGULATIONS

(Continuation of California Notice Register 2002, No. 7-Z, and Meetings of February 9 and March 8, 2002

**(Note: The Commission is exercising its powers under Section 202 of the Fish and Game Code as the following changes to the proposed regulations may not be available to the public for the full public comment period prior to the adoption. See the Updated Informative Digest.**

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 200, 202, 205, 220, 240, 2084 and 7891 of the Fish and Game Code and to implement, interpret or make specific sections 200, 202, 205 and 2084 of said Code, proposes to amend Section 27.80, Title 14, California Code of Regulations to conform ocean sportfishing regulations for salmon within state waters to those agreed upon by the Pacific Fisheries Management Council (PFMC).

**UPDATED INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW**

Annually, the Pacific Fishery Management Council (PFMC) develops ocean salmon fishing regulations that must meet specific allocation and spawning escapement goals for the stocks managed under the Salmon Fishery Management Plan.

The Initial Statement of Reasons reflected the range of possible management measures that will be considered for 2002. At the PFMC's March 11–15, 2002 meeting, three options were developed that will consider specific changes from current regulations. The following changes are due to lower ocean abundance of Oregon Coastal Natural (OCN) coho, endangered species. The options are as follows:

Under all three options, the minimum size limit south of Horse Mountain is set at 24 inches total length (TL) prior to May 1 and 20 inches TL thereafter. This is an earlier date for the reduction in the minimum size limit for all areas south of Horse Mountain than current regulations.

**Option 1**

This option provides an increase in the seven day possession limit for the entire season, and decrease in fishing days by about two weeks in the Klamath Management Zone (KMZ) sport fishery. The areas between Horse Mountain and Pigeon Point have about two weeks less fishing days compared to current regulations.

**Option 2**

This option provides a decrease in fishing days in the KMZ sport fishery by about two weeks. The areas between Horse Mountain and Pigeon Point have less fishing days compared to current regulations by about two weeks.

**Option 3**

This option reduces the seven-day possession limit for the latter half of the season and decreases the fishing days in the KMZ sport fishery by about two weeks. The areas between Horse Mountain and Pigeon Point have less fishing days compared to current regulations by about two weeks. The circle hook definition is modified to specifically state there will be no offset allowance between the point and the shank for enforcement purposes.

The final regulation recommendations will be made by the PFMC on April 12, 2002. Upon approval of the PFMC's management recommendations by the Secretary of Commerce, the State must move in a timely manner to conform its ocean sport fishing regulations for salmon in State waters (0 to 3 miles offshore) to those agreed upon by the PFMC. The federal regulations are expected to be implemented effective May 1, 2002.

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held at the City Council Chambers, 333 W. Ocean Boulevard, Long Beach, CA, on Friday, April 5, 2002, at 8:30 a.m., or as soon thereafter as the matter may be heard. It is requested, but not required, that written comments be submitted on or before April 3, 2002, at the address given below, or by fax at (916) 653-5040, or by e-mail to [fgc@dfg.ca.gov](mailto:fgc@dfg.ca.gov), but must be received no later than April 5, 2002 at the hearing in Long Beach, CA. E-mail comments must include the true name and mailing address of the commentor.

The regulations as proposed in strikeout-underline format, as well as an Initial Statement of Reasons, including environmental considerations and all information upon which the proposal is based are on file and available for public review from the agency representative, John M. Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to John M. Duffy or Tracy L. Reed at the preceding address or phone number. Scott Barrow, Marine Region, Department of Fish and Game, phone (707) 431-4343, has been designated to respond to questions on the substance of the proposed regulations. Copies of the Initial Statement of Reasons, including the regulatory language, may be obtained from the address above. Notice of the proposed action shall be posted on the Fish and Game Commission website at <http://www.dfg.ca.gov>.

**AVAILABILITY OF MODIFIED TEXT**

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency representative named herein.

If the regulatory proposal is adopted, the final statement of reasons may be obtained from the address above when it has been received from agency program staff.

**IMPACT OF REGULATORY ACTION**

The potential for significant statewide adverse economic impacts that might result from the proposed regulatory action has been assessed, and the following initial determinations relative to the required statutory categories have been made:

- (a) Significant Statewide Adverse Economic Impact Directly Affecting Business, including the Ability of California Businesses to Compete with Businesses in Other States:

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. This is because regulations, close to status quo, are expected to be adopted.

- (b) Impact on the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Cost Impacts on a Representative Private Person or Business:  
The agency is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- (d) Costs or Savings to State Agencies or Costs/Savings in Federal funding to the State: None.
- (e) Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Programs Mandated on Local Agencies or School Districts: None.
- (g) Costs Imposed on any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Effect on Housing Costs: None.

**EFFECT ON SMALL BUSINESS**

It has been determined that the adoption of these regulations may affect small business.

**CONSIDERATION OF ALTERNATIVES**

The Commission must determine that no reasonable alternative considered by the Commission, or that has otherwise been identified and brought to the attention of the Commission, would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

**SUMMARY OF REGULATORY ACTIONS**

**REGULATIONS FILED WITH SECRETARY OF STATE**

This Summary of Regulatory Actions lists regulations filed with the Secretary of State on the dates indicated. Copies of the regulations may be obtained by contacting the agency or from the Secretary of State, Archives, 1020 O Street, Sacramento, CA, 95814, (916) 653-7715. Please have the agency name and the date filed (see below) when making a request.

**BOARD OF BEHAVIORAL SCIENCES  
Disciplinary Guidelines**

The proposed regulatory action amends the Board's disciplinary guidelines by incorporating by reference the "Board of Behavioral Sciences Disciplinary Guidelines " [Rev. November 9, 2001].

Title 16  
California Code of Regulations  
AMEND: Section 1888  
Filed 03/25/02  
Effective 04/24/02  
Agency Contact:  
Julie McAuliffe (916) 445-4933 x1142

**BOARD OF EDUCATION  
Mathematics and Reading Professional Development**

Low student scores in mathematics and reading/language arts on California standardized tests provide evidence of the need for intensive and sustained development in these subjects for teachers and others providing instruction in California. This emergency regulatory action implements the Mathematics and Reading Professional Development Program which is intended by the Legislature to provide such training.

Title 5  
California Code of Regulations  
ADOPT: 11980, 11981, 11982, 11983, 11984, 11985, 11986  
Filed 03/25/02  
Effective 03/25/02  
Agency Contact: Pat McGinnis (916) 657-4669

**CALIFORNIA HIGHWAY PATROL  
Motor Carrier Safety—Carrier Identification Numbers**

The regulatory action deals with carrier identification numbers.

Title 13  
California Code of Regulations  
ADOPT: 1235.1, 1235.2, 1235.3, 1235.4, 1235.5, 1235.6 AMEND: 1200

Filed 03/20/02  
Effective 04/19/02  
Agency Contact: Gary Ritz (916) 445-1865

**CALIFORNIA POLLUTION CONTROL  
FINANCING AUTHORITY**  
California Recycle Underutilized Sites (Cal ReUSE)  
Programs

This is the certification of compliance for regulations establishing the California Recycle Underutilized Sites [Cal ReUSE] loan program intended to encourage the clean-up of contaminated urban and rural brownfield sites.

Title 4  
California Code of Regulations  
ADOPT: 8090, 8091, 8092, 8093, 8094, 8095,  
8096, 8097, 8098, 8099, 8100, 8101  
Filed 03/21/02  
Effective 03/21/02  
Agency Contact: Sherri K. Wahl (916) 654-5951

**DENTAL BOARD OF CALIFORNIA**  
Passing Grades

This action would replace the percentage scoring method for the Registered Dental Assistant written exam with a criterion referenced scoring method.

Title 16  
California Code of Regulations  
AMEND: 1083  
Filed 03/20/02  
Effective 04/19/02  
Agency Contact:  
Errol G. Chisom (916) 263-2300 x2327

**DEPARTMENT OF CHILD SUPPORT SERVICES**  
Case Closure

This emergency regulatory action adopts the requirements for closing cases pursuant to Title IV-D.

Title 22, MPP  
California Code of Regulations  
ADOPT: 110385, 110449, 110554, 118020, 118203  
REPEAL: 12-301.1, 12-301.2, 12-301.3, 12-302.1,  
12-302.2, 12-302.3, 12-302.4, 12-302.5  
Filed 03/25/02  
Effective 03/25/02  
Agency Contact: Lucila Ledesma (916) 464-5087

**DEPARTMENT OF CONSERVATION**  
SB 528 Quality Glass Incentive Payment Emergency  
Regulations

The emergency regulatory action deals with quality glass incentive payments.

Title 14  
California Code of Regulations  
AMEND: 2090, 2105, 2420, 2425, 2530, 2690

Filed 03/25/02  
Effective 03/25/02  
Agency Contact: Marty Nold (916) 327-2761

**DEPARTMENT OF CORPORATIONS**  
Exemption for IAs with fewer than 15 clients

The regulatory action sets forth criteria and definitions for an exemption for investment advisers with fewer than 15 clients who meet other specified criteria. The regulation is effective upon filing at the Secretary of State on March 27, 2002 pursuant to Government Code section 11343.4, subdivision (c).

Title 10  
California Code of Regulations  
ADOPT: 260.204.9  
Filed 03/27/02  
Effective 03/27/02  
Agency Contact: Kathy Womack (916) 322-3553

**DEPARTMENT OF CORPORATIONS**  
Conflict of Interest

This is a Conflict of Interest Code filing that has been approved by the Fair Political Practices Commission and is being submitted for filing with the Secretary of State and printing in the California Code of Regulations only.

Title 10  
California Code of Regulations  
AMEND: 250.30  
Filed 03/26/02  
Effective 04/25/02  
Agency Contact: Kathy Womack (916) 322-3553

**DEPARTMENT OF CORRECTIONS**  
Employee Sexual Misconduct

This rulemaking permits victims who report sexual misconduct to be advised and may request that their identity be kept confidential.

Title 15  
California Code of Regulations  
AMEND: 3401.5  
Filed 03/20/02  
Effective 04/19/02  
Agency Contact: Peggy McHenry (916) 324-6775

**DEPARTMENT OF DEVELOPMENTAL SERVICES**  
Wage and Benefit Increase—Respite & Supplemental

This resubmitted certificate of compliance filing, for an emergency order effective November 19, 2001, implements the Budget Act of 2000/01 to provide an increase in salaries and wages for individual respite workers and family members providing respite services, as well as rates for supplemental staff providing services to non-mobile consumers in day programs.

Title 17  
California Code of Regulations  
AMEND: 57310, 57332, 57530

Filed 03/27/02  
 Effective 03/27/02  
 Agency Contact: David J. Judd (916) 654-2257

**DEPARTMENT OF INSURANCE**  
 Rental Car Agent Licensing

This certificate of compliance for an emergency adoption (ER-39) establishes the requirements of licensure for the sale of insurance by rental car companies after January 1, 2001.

Title 10  
 California Code of Regulations  
 ADOPT: 2130, 2130.1, 2130.2, 2130.3, 2130.4, 2130.5, 2130.6, 2130.7.8  
 Filed 03/21/02  
 Effective 03/21/02  
 Agency Contact:  
 Cindy A. Ossias (415) 538-4124

**DEPARTMENT OF MOTOR VEHICLES**  
 Schools for Traffic Violators

This regulatory action defines “bona fide labor organization” as it applies to Vehicle Code Section 11202.5(a)(4).

Title 13  
 California Code of Regulations  
 AMEND: 345.04, 345.41  
 Filed 03/25/02  
 Effective 04/24/02  
 Agency Contact: Maria Grijalva (916) 657-9001

**DEPARTMENT OF TOXIC SUBSTANCES CONTROL**  
 Cathode Ray Tubes

This rulemaking action readopts the emergency regulations that conditionally exempt cathode ray tube material from its current classification as hazardous waste provided the material is managed in compliance with the streamlined management requirements established by this rulemaking action, which correspond to federal management requirements for “universal waste.”

Title 22  
 California Code of Regulations  
 ADOPT: 66273.6, 66273.80, 66273.81, 66273.82, 66273.83, 66273.84, 66273.85, 66273.86, 66273.87, 66273.88, 66273.89, 66273.90 AMEND: 66261.9, 66273.1, 662173.8, 66273.9  
 Filed 03/26/02  
 Effective 04/12/02  
 Agency Contact:  
 Bonnie Amoruso (916) 322-2833

**EMPLOYMENT DEVELOPMENT DEPARTMENT**  
 Meals and Lodging

This action updates the values assigned to meals and lodging that maritime and non-maritime employers supply to their employees to be included in total wages for calculating payroll taxes.

Title 22  
 California Code of Regulations  
 AMEND: 926-3, 926-4, 926-5  
 Filed 03/21/02  
 Effective 03/21/02  
 Agency Contact: Laura Colozzi (916) 654-7712

**FISH AND GAME COMMISSION**  
 Shiner Surfperch

This emergency rulemaking action exempts shiner surfperch from the closing date of the season for all other surfperch.

Title 14  
 California Code of Regulations  
 AMEND: 28.59  
 Filed 03/26/02  
 Effective 03/26/02  
 Agency Contact: John M. Duffy (916) 653-4899

**FISH AND GAME COMMISSION**  
 Coonstripe Shrimp Fishing

This regulatory action requires that anyone using a vessel to take, possess, or land coonstripe shrimp for commercial purposes must first obtain a coonstripe shrimp vessel permit, sets the fee for such permit at \$75, and establishes November 1, 2001 as a control date for the potential purpose of the establishment of a possible restricted access coonstripe fishery in the future.

Title 14  
 California Code of Regulations  
 ADOPT: 180.15  
 Filed 03/25/02  
 Effective 03/29/02  
 Agency Contact: John M. Duffy (916) 653-4899

**MANAGED RISK MEDICAL INSURANCE BOARD**  
 Major Risk Medical Insurance Program Benefit Compliance

Insurance Code section 12700 et seq. established the Major Risk Medical Insurance Program in 1991. This program provides access to health insurance for individuals who are denied coverage, or offered excessive premiums, due to pre-existing medical conditions. This emergency regulatory action revises the scope of coverage provided so that subscribers will receive the same care and benefits required to be provided by health care plans pursuant to the Health and Safety Code and implementing regulations. This emergency regulatory action also deletes eligibility in

this program based upon denial of group coverage since the Health and Safety Code and Insurance Code now provide small group access protections.

**Title 10**

California Code of Regulations

AMEND: 2698.200, 2698.201, 2698.301, 2698.302

Filed 03/22/02

Effective 03/22/02

Agency Contact: Dennis Gilliam (916) 322-1250

**OFFICE OF THE INSPECTOR GENERAL**

**Conflict of Interest Code**

This is a Conflict of Interest Code filing that has been approved by the Fair Practices Commission and is being submitted for filing with the Secretary of State and printing in the California Code of Regulations only.

**Title 2**

California Code of Regulations

ADOPT: 59100

Filed 03/27/02

Effective 04/26/02

Agency Contact:

Annette Mendonsa (916) 830-3652

**STRUCTURAL PEST CONTROL BOARD**

**Wood Roof Cleaning and Treatment**

The Structural Pest Control Board is amending the captioned sections pertaining to continuing education requirements, hour value system (hour values assigned to the educational activities approved by the board), and pesticide disclosure requirement. These amendments were made in order to bring the aforementioned regulations into compliance with those changes made in Stats. 2001, Ch. 306, specifically removing the classification entitled wood roof cleaning and treatment.

**Title 16**

California Code of Regulations

AMEND: 1950, 1950.2, 1970.4 REPEAL: 1990.1, 1991.1

Filed 03/26/02

Effective 04/25/02

Agency Contact:

Delores Coleman (916) 263-2540

**CCR CHANGES FILED WITH THE  
SECRETARY OF STATE  
WITHIN NOVEMBER 21, 2001 TO  
MARCH 27, 2002**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulation's titles, then by date filed with the Secretary of State, with the Manual of Policies and Procedures changes adopted by the Department of Social Services listed last. For further information on

a particular file, contact the person listed in the Summary of Regulatory Actions section of the Notice Register published on the first Friday more than nine days after the date filed.

**Title 1**

02/22/02 AMEND: 121, Appendix A

01/08/02 AMEND: 1402, 1414, 1437

**Title 2**

03/27/02 ADOPT: 59100

03/19/02 ADOPT: 599.930

03/18/02 AMEND: 599.502, 599.508

03/15/02 ADOPT: 1859.200, 1859.201, 1859.202, 1859.203, 1859.204, 1859.205, 1859.206, 1859.207, 1859.208, 1859.209, 1859.210, 1859.211, 1859.212, 1859.213, 1859.214, 1859.215, 1859.216, 1859.217, 1859.218, 1859.219, 1859.220

03/13/02 AMEND: 56800

03/07/02 ADOPT: 2351

02/19/02 ADOPT: 18450.11

02/19/02 ADOPT: 18543 REPEAL: 18543

02/19/02 ADOPT: 18530.8

02/14/02 ADOPT: 18404.1 REPEAL: 18404.2

02/05/02 ADOPT: 433.1 AMEND: 433

01/31/02 ADOPT: 18421.4

01/30/02 AMEND: 55300

01/24/02 ADOPT: 58500

01/24/02 ADOPT: 18450.3, 18450.4, 18450.5  
AMEND: 18402

01/22/02 AMEND: 18706

01/16/02 ADOPT: 18539, 18550

01/16/02 AMEND: 18232, 18702.1, 18705.5,  
18708

12/27/01 AMEND: 18428

12/26/01 AMEND: 2554(b)(4), 2555(a)(1)

12/21/01 AMEND: 1859.2, 1859.81

12/20/01 AMEND: 45100

12/20/01 AMEND: 2300(b)

12/18/01 AMEND: 2541(c), 2541(d)

12/12/01 ADOPT: 1896.300, 1896.310, 1896.320,  
1896.330, 1896.340, 1896.350, 1896.360,  
1896.370

11/27/01 ADOPT: 599.911, 599.912, 599.913

11/26/01 ADOPT: 18540

**Title 3**

03/12/02 AMEND: 3423(b)

03/12/02 AMEND: 3423(b)

03/08/02 ADOPT: 306, 6188, 6780 AMEND: 6000

02/22/02 AMEND: Div. 1, Chapter 1.1, Section 2  
and Appendix

02/20/02 AMEND: 3591.16(a)

02/07/02 AMEND: 3591.12 (a)

02/04/02 AMEND: 1392.1, 1392.2, 1392.4,  
1392.9.1

02/04/02 AMEND: 3591.13 (a)

**CALIFORNIA REGULATORY NOTICE REGISTER 2002, VOLUME NO. 14-Z**

01/30/02 ADOPT: 2681, 2799 AMEND: 2675,  
2676, 2694, 2695, 2697, 2701, 2734,  
2773.1, 2773.5, 2774, 2774.5, 2775,  
2778, 2782, 2783, 2783.5, 2788, 2789,  
2790, 2790.5, 2793, 2794, 2796, 2798,  
2801, 2802

01/14/02 AMEND: 3406 (b)

01/14/02 AMEND: 3423 (b)

01/08/02 AMEND: 576.1

01/04/02 AMEND: 3591.16 (a)

12/27/01 AMEND: 2

12/26/01 ADOPT: 950, 951, 952, 953, 954, 955  
AMEND: 900.1, 901, 927, 930, 931

12/26/01 AMEND: 6650, 6654, 6656

12/20/01 ADOPT: 7010

12/14/01 AMEND: 3700 (a),(b),(c)

12/12/01 AMEND: 3591.2(a)

12/05/01 ADOPT: 1301, 1301.1, 1301.2, 1301.3,  
1301.4, 1301.5, 1301.6, 1301.7, 1301.8,  
1301.9

12/04/01 AMEND: 3591.12(a)

11/28/01 AMEND: 3430(b)

11/28/01 AMEND: 1359, 1392.4, 1436.30 RE-  
PEAL: 1359.1, 1360, 1361, 1362, 1363

11/27/01 AMEND: 6252, 6256

11/26/01 AMEND: 1380.19

**Title 4**

03/21/02 ADOPT: 8090, 8091, 8092, 8093, 8094,  
8095, 8096, 8097, 8098, 8099, 8100,  
8101

03/19/02 ADOPT: 12100, 12102, 12104, 12106,  
12108, 12120, 12130

02/13/02 AMEND: 1691

02/06/02 AMEND: 1858

01/31/02 AMEND: 1467

01/28/02 AMEND: 1844

01/18/02 ADOPT: 2081

01/11/02 ADOPT: 4160, 4161, 4162, 4263, 4164,  
4165, 4166, 4167, 4168, 4169, 4170,  
4171 REPEAL: 4160, 4161, 4162, 4164,  
4167, 4168, 4169, 4170, 4171, 4172,  
4173, 4174, 4175

01/10/02 ADOPT: 2078

01/07/02 ADOPT: 2073

01/07/02 ADOPT: 2082

01/07/02 ADOPT: 2076

01/07/02 ADOPT: 2072

01/07/02 ADOPT: 2071

01/04/02 ADOPT: 2083

01/03/02 ADOPT: 2080

01/03/02 ADOPT: 2074

01/03/02 ADOPT: 2079

01/03/02 ADOPT: 2075

01/03/02 ADOPT: 2070

01/03/02 ADOPT: 2077

12/12/01 REPEAL: 143.4

12/11/01 AMEND: 1979

12/10/01 AMEND: 1969.

11/29/01 ADOPT: 12130

**Title 5**

03/25/02 ADOPT: 11980, 11981, 11982, 11983,  
11984, 11985, 11986

03/15/02 ADOPT: 11963, 11963.1, 11963.2,  
11963.3, 11963.4

03/12/02 ADOPT: 18400, 18405, 18406, 18407,  
18408, 18409, 18409.5, 18410, 18411,  
18412, 18413, 18414, 18415, 18416,  
18417, 18418, 18419, 18420, 18421,  
18422, 18423, 18424, 18425, 18426,  
18427, 18428, 18429, 18430, 18431,  
18432, 18433, AMEND: 18409.5,  
18409(e),

03/01/02 ADOPT: 11967.5, 11967.5.1

02/19/02 ADOPT: 55753.5, 55753.7 AMEND:  
55753

01/24/02 AMEND: 43880, 43881, 43882, 43883,  
43884

01/24/02 AMEND: 11530, 11531

01/08/02 REPEAL: 11820, 11822, 11823, 11827,  
11828, 11829, 11831, 11832, 11833,  
11834

01/08/02 AMEND: 1031, 1032, 1033, 1034, 1035,  
1036, 1037, 1038, 1039

01/07/02 AMEND: 42713

01/07/02 AMEND: 73000, 73010, 73100, 73110,  
73120, 73130, 73140, 73150, 73160,  
73165, 73170, 73180, 73190, 73200,  
73210, 73230, 73240, 73260, 73270,  
73280, 73290, 73300, 73310, 73320,  
73330, 73340, 73350, 73360, 73380,  
73390, 73400, 73410, 73420, 73430,  
73440,

12/27/01 ADOPT: 31000, 31001, 31003, 31004,  
31005, 31006, 31007

12/26/01 AMEND: 80487

12/21/01 ADOPT: 1215, 1216, 1217, 1217.5, 1218,  
1219, 1219.5

12/21/01 ADOPT: 31000, 31001, 31002, 31003,  
31004, 31005, 31006, 31007

12/18/01 AMEND: 30950, 30951, 30951.1, 30952,  
30953, 30954, 30955, 30956, 30957,  
30958, 30959

12/14/01 AMEND: 41802 REPEAL: 41802.1,  
41913

12/12/01 AMEND: 80225

12/05/01 ADOPT: 20430, 20432, 20434, 20436,  
20438, 20440, 20442, 20444

**CALIFORNIA REGULATORY NOTICE REGISTER 2002, VOLUME NO. 14-Z**

12/03/01 AMEND: 55316.5, 55317, 28003.1, 58009  
11/28/01 AMEND: 43810  
11/27/01 AMEND: 42933  
11/26/01 AMEND: 22000

**Title 7**

12/11/01 ADOPT: 236  
11/27/01 ADOPT: 212.5

**Title 8**

03/05/02 AMEND: 3251  
02/22/02 ADOPT: 11010, 11020, 11030, 11040, 11050, 11060, 11070, 11080 REPEAL: 11010, 11020, 11020, 11040, 11050, 11060, 11070, 11080  
02/14/02 AMEND: 17  
02/08/02 AMEND: 3641, 3648  
01/30/02 ADOPT: New Appendix D AMEND: 450, 453, 471, 475, 477, 494 REPEAL: 486, 487  
01/17/02 ADOPT: 206, 207 AMEND: 201, 205, 208, 212, 212.01, 212.2, 212.3, 212.4, 228, 229, 230, 231, 230.1, 230.2, 234.2  
01/17/02 AMEND: 5155  
01/15/02 ADOPT: 17201, 17202, 17203, 17204, 17205, 17206, 17207, 17208, 17209, 17210, 17211, 17212, 17220, 17221, 17222, 17223, 17224, 17225, 17226, 17227, 17228, 17229, 17230, 17231, 17232, 17234, 17235, 17236, 17237, 17240, 17241, 17242, 17243, 17244, 17245, 17  
01/15/02 ADOPT: 14300.1, 14300.2, 14300.03, 14300.04, 14300.05, 14300.06, 14300.07, 14300.08, 14300.09, 14300.10, 14300.11, 14300.12, 14300.13, 14300.14, 14300.15, 14300.16, 14300.17, 14300.18, 14300.19, 14300.20, 14300.21, 14300.22, 14300.23, 14300.24, 14300.25,  
01/04/02 ADOPT: 11170 AMEND: 11160  
01/03/02 AMEND: 3472, 4884, 4885, 4886, 4907, 4924, 4965, 4966, 4968  
12/31/01 AMEND: 9792.1  
12/26/01 AMEND: 1532.1  
12/24/01 AMEND: 31100  
12/04/01 ADOPT: 32015, 32016, 32325, 32603, 32604, 6000, 60010, 60020, 60030, 60035, 60040, 60050, 60070, 61000, 61005, 61010, 61020, 61030, 61040, 61050, 61055, 61060, 61065, 61070, 61072, 61075, 61080, 61090, 61100, 61105, 61110, 61115, 61120, 61125, 61130, 611  
11/29/01 AMEND: 5031(c)(3)

**Title 9**

01/17/02 ADOPT: 9533 AMEND: 9500, 9505, 9510, 9515, 9517, 9520, 9525, 9530, 9532, 9535, 9540, 9545  
12/12/01 ADOPT: 9500, 9505, 9510, 9515, 9517, 9520, 9525, 9530, 9532, 9533, 9535, 9540, 9545  
12/10/01 AMEND: 7050, 7051, 7053, 7054, 7056, 7057

**Title 10**

03/27/02 ADOPT: 260.204.9  
03/26/02 AMEND: 250.30  
03/22/02 AMEND: 2698.200, 2698.201, 2698.301, 2698.302  
03/21/02 ADOPT: 2130, 2130.1, 2130.2, 2130.3, 2130.4, 2130.5, 2130.6, 2130.7.8  
03/18/02 ADOPT: 1422 & 1423  
02/27/02 AMEND: 2498.6  
02/26/02 ADOPT: 2581.1, 2581.2, 2581.3, 2581.4  
02/11/02 AMEND: 4019  
02/11/02 AMEND: 10.3154  
02/11/02 AMEND: 5002  
02/07/02 AMEND: 260.102.19, 260.140.41, 260.140.42, 260.140.45, 260.140.46  
01/31/02 ADOPT: 2130, 2130.1, 2130.2, 2130.3, 2130.4, 2130.5, 2130.6, 2130.7, 2130.8  
01/31/02 ADOPT: 2192.1  
01/10/02 AMEND: 2318.6, 2353.1  
01/09/02 AMEND: 2248.31, 2248.32, 2248.35, 2248.40, 2248.41, 2248.42, 2248.47  
01/08/02 AMEND: 5460, 5461, 5462, 5463, 5464, 5465  
12/31/01 ADOPT: 1729, 1741.5, 1950.302 AMEND: 1741.5  
12/31/01 ADOPT: 2695.30  
12/26/01 AMEND: 2698.70, 2698.71  
12/26/01 ADOPT: 2278, 2278.1, 2278.2, 2278.3, 2278.4, 2278.5

**Title 11**

03/14/02 ADOPT: 1081(a) [31]  
03/11/02 AMEND: 1005, 1007  
03/07/02 AMEND: 1018  
03/06/02 ADOPT: Article 20, Section 51.19  
02/25/02 ADOPT: 410, 411, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426  
02/19/02 AMEND: 20  
01/14/02 AMEND: 1005  
01/09/02 AMEND: 1081  
12/31/01 AMEND: 3000, 3001, 3003, 3007  
12/05/01 AMEND: 1005

**Title 13**

03/25/02 AMEND: 345.04, 345.41  
03/20/02 ADOPT: 1235.1, 1235.2, 1235.3, 1235.4, 1235.5, 1235.6 AMEND: 1200  
03/08/02 ADOPT: 593.3

02/19/02 ADOPT: 156.00  
 02/05/02 AMEND: 160.00, 170.00  
 01/30/02 AMEND: 553.70  
 01/18/02 AMEND: 599  
 01/10/02 AMEND: 50.45 REPEAL: 50.40

**Title 14**

03/26/02 AMEND: 28.59  
 03/25/02 AMEND: 2090, 2105, 2420, 2425, 2530, 2690  
 03/25/02 ADOPT: 180.15  
 03/14/02 AMEND: 150  
 03/14/02 AMEND: 180.3  
 03/13/02 ADOPT: 18627  
 03/04/02 ADOPT: 17211, 17211.1, 17211.2, 17211.3, 17211.4, 17211.5, 17211.6, 17211.7, 17211.8, 17211.9  
 03/04/02 AMEND: 2030  
 02/28/02 ADOPT: 4971  
 02/22/02 AMEND: 2135  
 02/04/02 AMEND: 17979  
 01/16/02 AMEND: 17943(b)(26)  
 01/10/02 ADOPT: 2.10, 5.60, 28.59 AMEND: 1.24, 2.06, 4.00, 4.15, 5.00, 5.05, 5.15, 5.20, 5.35, 5.40, 5.75, 7.00, 7.50, 8.00, 27.60, 27.65, 27.82, 28.27, 28.54, 28.55, 29.15, 40 REPEAL: 2.01, 2.02, 2.03, 2.04, 2.07, 2.10, 2.13, 2.14, 5.70, 41, 41.5, 42., 42.5  
 01/09/02 ADOPT: 14021, 14022, 14023, 14024, 14025, 14026, 14027, 14028, 14029, 14030, 14031, 14032  
 12/31/01 ADOPT: 749.1  
 12/20/01 AMEND: 2.00  
 12/19/01 ADOPT: 180.4  
 12/17/01 AMEND: 120  
 12/13/01 AMEND: 670.5  
 12/11/01 ADOPT: 17367, 17368, 17369, 17370.1, 17370.2, 18225  
 11/29/01 ADOPT: 1057, 1057.1, 1057.2, 1057.3, 1057.4, 1057.5, 1058, 1058.1, 1058.2, 1058.3, 1058.4, 1058.5

**Title 15**

03/20/02 AMEND: 3401.5  
 03/11/02 ADOPT: 3501  
 03/07/02 AMEND: 3375.2  
 02/28/02 AMEND: 2005  
 01/31/02 AMEND: 3041.3  
 01/09/02 ADOPT: 4742, 4743, 4744, 4745, 4746, 4747 AMEND: 4730, 4732, 4733, 4734, 4735, 4736, 4737, 4739, 4740  
 01/08/02 REPEAL: 3074  
 11/29/01 ADOPT: 4746.5  
 11/27/01 AMEND: 6045.2(e)(2)(G)

**Title 16**

03/26/02 AMEND: 1950, 1950.2, 1970.4 REPEAL: 1990.1, 1991.1  
 03/25/02 AMEND: Section 1888  
 03/20/02 AMEND: 1083  
 02/28/02 ADOPT: 4100, 4101, 4102, 4110, 4111, 4112, 4113, 4114, 4120, 4121, 4122, 4130  
 02/26/02 AMEND: 3394.4, 3394.6  
 02/20/02 AMEND: 1388, 1388.6, 1389, 1392, 1397.63 REPEAL: 1388.5  
 02/19/02 AMEND: 1387.6, 1387.7, 1387.8  
 02/13/02 AMEND: 3361.1  
 02/11/02 ADOPT: 2085.4  
 02/04/02 ADOPT: 2085, 2085.1, 2085.2, 2085.3, 2085.4, 2085.5, 2085.6, 2085.7, 2085.8, 2085.9, 2085.10, 2085.11, 2085.12, 2085.13 AMEND: 2070  
 02/04/02 AMEND: 1399.157  
 01/31/02 AMEND: 411  
 01/31/02 ADOPT: 1399.698  
 01/28/02 AMEND: 1531  
 01/18/02 AMEND: 1391.7  
 01/14/02 ADOPT: 980.1 AMEND: 974  
 01/14/02 ADOPT: 1711  
 12/19/01 AMEND: 1388, 1388.6, 1389, 1392, 1397.63 REPEAL: 1388.5  
 12/18/01 AMEND: 1397.61, 1397.64, 1397.65  
 12/17/01 AMEND: 1088  
 12/17/01 ADOPT: 2412 AMEND: 2418 REPEAL: 2411 (a)(1)(A)  
 12/07/01 ADOPT: 386  
 12/04/01 AMEND: 1887.3  
 11/28/01 ADOPT: 872, 872.1  
 11/27/01 AMEND: 3340.16.5

**Title 17**

03/27/02 AMEND: 57310, 57332, 57530  
 03/12/02 ADOPT: 33001, 33002, 33003, 33004, 33005, 33006, 33007, 33008, 33009, 33010, 33011, 33012, 33013, 33014, 33015, 33025 AMEND: 33020, 33030, 33040 REPEAL: 3001, 33010  
 03/01/02 ADOPT: 2638 AMEND: 2500, 2502, 2505, 2551, 2552, 2553, 2596, 2614, 2626  
 02/28/02 AMEND: 56002, 56031, 56033, 56034, 56134.1, 56035, 56036, 56037, 56038, 56048, 56054, 56057, 56059, 56060  
 12/28/01 AMEND: 6508

**Title 18**

03/19/02 AMEND: 25112  
 03/13/02 AMEND: 24411  
 03/12/02 REPEAL: 25111.1  
 03/12/02 AMEND: 24344(c)  
 03/12/02 REPEAL: 25111  
 03/11/02 AMEND: 25106.5-0, 25106.5  
 03/08/02 AMEND: 6001

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- 02/28/02 REPEAL: 25115  
01/16/02 ADOPT: 4063.5, 4098 AMEND: 4018, 4021, 4022, 4023, 4026, 4027, 4034, 4047, 4055, 4056, 4057, 4058, 4059, 4060, 4062, 4063, 4064, 4065, 4080, 4081, 4091, 4092 REPEAL: 4028, 4067, 4079, 4082  
01/10/02 ADOPT: 29  
01/08/02 AMEND: 1620  
01/07/02 AMEND: 122.5  
12/24/01 ADOPT: 17951-6 AMEND: 17951-4  
12/24/01 AMEND: 17000.30  
12/17/01 AMEND: 1642  
12/14/01 ADOPT: 138  
12/06/01 AMEND: 1660  
12/04/01 AMEND: 1661
- Title 19**  
02/08/02 AMEND: 2900, 2910, 2915, 2940, 2945, 2955, 2970, 2980, 2990  
12/28/01 AMEND: 981.3  
12/27/01 ADOPT: 565.1, 567.1, 567.2, 567.3, 567.4, 567.5, 567.6, 567.7, 567.8, 573, 575 AMEND: 550, 550.2, 557.1, 557.3, 557.4, 557.5, 557.6, 557.8, 557.9, 557.12, 557.13, 557.14, 557.16, 557.18, 557.19, 557.20, 557.21, 557.22, 557.23, 560, 560.1, 560.2, 560.3,
- Title 20**  
03/08/02 ADOPT: 1207, 1212, 1710, 1712, 1714.5, 1718, 1741, 1748, 1751, 1752, 1755, 1940, 1945, 2021  
01/16/02 AMEND: 201
- Title 21**  
02/05/02 AMEND: 7101, 7102, 7111, 7114, 7116  
12/04/01 AMEND: 7000
- Title 22**  
03/26/02 ADOPT: 66273.6, 66273.80, 66273.81, 66273.82, 66273.83, 66273.84, 66273.85, 66273.86, 66273.87, 66273.88, 66273.89, 66273.90 AMEND: 66261.9, 66273.1, 662173.8, 66273.9  
03/21/02 AMEND: 926-3, 926-4, 926-5  
03/19/02 ADOPT: 110250, 110374, 117016, 117019, 117021, 117025, 117030, 117036, 117042, 117047, 117049, 117052, 117054, 117064, 117074, 117080, 117083, 117085, 117089, 117091, 117094, 117200, 117300, 117301, 117302, 117303, 117400, 117401, 117402, 117403, 117404,  
03/07/02 ADOPT: 67900.1, 67900.2, 67900.3, 67900.4, 67900.5, 67900.6, 67900.7, 67900.8, 67900.9, 67900.10, 67900.11, 67900.12  
03/06/02 ADOPT: 64860  
03/05/02 ADOPT: 111900, 111910, 111920, 121100, 121120, 121140  
03/01/02 AMEND: 14000  
03/01/02 ADOPT: 68200, 68201, 68202, 68203, 68204, 68205, 68206, 68207, 68208, 68209, 68210, 68211, 68212, 68213  
02/28/02 AMEND: 12000  
02/21/02 ADOPT: 110041, 110098, 110284, 110299, 110428, 110430, 110473, 110539, 112002, 112015, 112025, 112034, 112035, 112100, 112110, 112130, 112140, 112150, 112152, 112154, 112155, 112200, 112210, 112300, 11230.1, 112302 AMEND: 110042, 110431, 110609  
02/20/02 AMEND: 100209 (c)  
02/13/02 ADOPT: 68300, 68301, 68302, 68303, 68304, 68305, 68306, 68307, 68308, 68309  
02/11/02 ADOPT: 110413, 110550, 113100, 113200, 113300 REPEAL: 12-104.1, 12-104.432, 12-221  
02/08/02 AMEND: 66260.10, 66261.9, 66262.11, 66264.1, 66265.1, 66268.1, 66270.1, 66273.1, 66273.2, 66273.3, 66273.4, 66273.5, 66273.6, 66273.7, 66273.8, 66273.9, 66273.10, 66273.11, 66273.12, 66273.13, 66273.14, 66273.15, 66273.16, 66273.17, 66273.18, 66273.19,  
01/30/02 ADOPT: 67450.40, 67450.41, 67450.42, 67450.43, 67450.44, 67450.45, 67450.46, 67450.47, 67450.48, 67450.49, 67450.50 AMEND: 66262.20, 66270.6  
01/24/02 REPEAL: Repeal the language “(See Section 3901.1, Retraining Benefits Definitions)” below Article 1.5. Retraining Benefits.  
01/17/02 ADOPT: 84400, 84401, 84422, 84461, 84465, 84468.1, 84468.2, 84468.4, 84478 REPEAL: 84001, 84022, 84061, 84063, 84065, 84300, 84322, 84322.1, 84322.2, 84361, 84365, 84365.5, 84368.3, 84369  
01/08/02 ADOPT: 7630, 7632, 7632.1, 7632.3, 7632.5, 7634, 7634.1, 7634.3, 7634.5, 7636, 7636.1, 7636.3, 7636.5, 7637.7, 7636.9, 7638, 7638.1, 7638.3, 7638.5, 7638.7, 7638.9, 7638.11, 7638.13  
12/31/01 AMEND: 66260.10, 66262.12, 66263.40, 66268.7 REPEAL: 66263.42  
12/19/01 AMEND: 5151 (c), 5151 (e), 51518 (b), 51521 (i), 51527 (b)  
12/18/01 ADOPT: 11000, 110042, 110046, 110088, 110099, 110129, 110135, 110147, 110148, 110150, 110164, 110182, 110184, 110186, 110194, 110200, 110220, 110224, 110230,

110252, 110261, 110289, 110341,  
110410, 110431, 110436, 110445,  
110456, 110474, 110478, 110479,  
11/30/01 ADOPT: 66273.6, 66273.80-66273.90  
AMEND: 66261.9, 66273.1, 66273.8,  
66273.9

**Title 22, MPP**

03/25/02 ADOPT: 110385, 110449, 110554,  
118020, 118203 REPEAL: 12-301.1, 12-  
301.2, 12-301.3, 12-302.1, 12-302.2, 12-  
302.3, 12-302.4, 12-302.5

**Title 23**

02/13/02 AMEND: 3923  
01/03/02 AMEND: 3904  
12/28/01 AMEND: 451.1, 451.4, 451.5  
11/27/01 AMEND: 3952

**Title 25**

01/08/02 ADOPT: 7300, 7301, 7302, 7303, 7304,  
7305, 7306, 7307, 7308, 7309, 7310,  
7311, 7312, 7313, 7314, 7315, 7316,  
7317, 7318, 7319, 7320, 7321, 7322,  
7323, 7224, 7325, 7326, 7327, 7328,  
7329, 7330, 7331, 7332, 7333, 7334,  
7335, 7336  
01/03/02 ADOPT: 1302, 1316, 1317, 1318, 1319  
AMEND: 1300, 1304, 1306, 1310  
12/19/01 AMEND: 8202, 8203, 8212, 8212.1

**Title 27**

03/05/02 AMEND: 15110, 15240

**Title 28**

02/14/02 ADOPT: 1300.67.05

12/27/01 ADOPT: 1300.41.8  
12/12/01 ADOPT: 1000  
02/21/02 AMEND: 87102. 87564.3, 87730

**Title MPP**

03/06/02 AMEND: 63-403  
02/28/02 AMEND: 63-102, 63-103, 63-300, 63-  
301, 63-503  
02/28/02 ADOPT: 40-107.141, 40-107.142, 40-  
107.143, 40-107.15, 40-107.151, 40-  
107.152, 42-302.114, 42-302.114(a)-(c),  
42-302.21(h)(1), 42-302.3, 44-133.8, 82-  
833 AMEND: 40-107.14, 40-107.16, 40-  
107.17, 40-107.18, 40-107.19, 42-301.2,  
44-133.51, 82-832  
02/21/02 AMEND: 63-102, 63-300, 63-301, 63-  
402, 63-405, 63-501, 63-502, 63-503,  
63-504, 63-507  
01/30/02 ADOPT: 69-209, 69-210 AMEND: 69-  
201, 69-202, 69-203, 69-204, 69-205,  
69-206, 69-207, 69-208, 69-211, 69-212,  
69-213, 6-214, 69-215, 69-216, 69-217,  
69-301 REPEAL: 69-210, 69-221  
01/23/02 ADOPT: 33-135 AMEND: 33-120, 33-  
510, 33-805  
01/14/02 ADOPT: 63-016 AMEND: 63-102, 63-  
300, 63-504, 63-801, 63-802, 63-804  
12/11/01 AMEND: 44-314, 82-518  
11/29/01 ADOPT: 44-302 AMEND: 25-301, 25-  
302, 25-303, 25-304, 25-305, 25-306,  
25-310.3, 25-330.9, 25-506, 44-304, 44-  
305, 44-325, 44-327, 80-310

