



California Regulatory Notice Register

REGISTER 2010, NO. 50-Z

PUBLISHED WEEKLY BY THE OFFICE OF ADMINISTRATIVE LAW

DECEMBER 10, 2010

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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.

CALIFORNIA REGULATORY NOTICE REGISTER (USPS 002-931), (ISSN 1041-2654) is published weekly by the Office of Administrative Law, 300 Capitol Mall, Suite 1250, Sacramento, CA 95814-4339. The Register is printed by Barclays, a subsidiary of West, a Thomson Reuters Business, and is offered by subscription for \$205.00 (annual price). To order or make changes to current subscriptions, please call (800) 888-3600. "Periodicals Postage Paid in Saint Paul, MN." **POSTMASTER:** Send address changes to the: CALIFORNIA REGULATORY NOTICE REGISTER, Barclays, a subsidiary of West, a Thomson Reuters Business, P.O. Box 2006, San Francisco, CA 94126. The Register can also be accessed at <http://www.oal.ca.gov>.

**PROPOSED ACTION ON
REGULATIONS**

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**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 CODE

AMENDMENT

MULTICOUNTY: Monterey Bay Unified Air Pollution Control District
Los Rios Community College District

A written comment period has been established commencing on **December 10, 2010** and closing on **January 24, 2011**. Written comments should be directed to the Fair Political Practices Commission, Attention Alexandra Castillo, 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 representative 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 of 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 of 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 **January 24, 2011**. 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 Alexandra Castillo, 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 Alexandra Castillo, Fair Political

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

TITLE 2. SECRETARY OF STATE

NOTICE OF PROPOSED RULEMAKING

PROPOSAL TO ADD 2 CALIFORNIA CODE OF REGULATIONS SECTIONS 22620.1 THROUGH 22620.8 (TRUSTWORTHY ELECTRONIC DOCUMENT OR RECORD PRESERVATION)

NATURE OF PROCEEDING

NOTICE IS HEREBY GIVEN that the Secretary of State is proposing to take the action described in the Information Digest.

A public hearing regarding this proposal will be held on January 24, 2011, at 10 a.m. in the Multi-Purpose Room, 1st Floor of the Secretary of State's Office, 1500 11th Street, Sacramento, CA 95814.

Following the public hearing, the Secretary of State may thereafter adopt the proposals substantially as described below or may modify the proposals if the 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 contact person and will be mailed to those persons who submit written comments related to this proposal, or who provide oral testimony if a public hearing is held, or who have requested notification of any changes to the proposal.

Notice is also given that any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the

Secretary of State
1500 11th Street, 6th Floor
Sacramento, CA 95814

Comments may also be submitted by facsimile (FAX) at (916) 653-4620 or by e-mail to theresa.finger@sos.ca.gov. Comments must be submitted prior to 5 p.m. on January 24, 2010. The Secretary of State will consider only comments received at the Secretary of State's Office by that time.

PROPOSED REGULATORY ACTION

The Secretary of State proposes the following regulatory action: Add sections 22620.1 through 22620.8 of

Chapter 15 of Division 7 of Title 2 of the California Code of Regulations, to implement, interpret, or make specific provisions of Government Code section 12168.7.

AUTHORITY AND REFERENCE

Authority cited: Section 12168.7, Government Code.
Reference cited: Sections 25105, 26205, 26205.1, 26205.5, 26907, 27001, 27322.2, 34090.5, and 60203, Government Code; section 102235, Health and Safety Code; and section 10851, Welfare and Institutions Code.

INFORMATION DIGEST/POLICY STATEMENT OVERVIEW

The Secretary of State proposes to add sections 22620.1 through 22620.8 to Chapter 15 of Division 7 of Title 2 of the California Code of Regulations, which would implement, interpret, or make specific section 12168.7 of the Government Code. This statute requires the Secretary of State to approve and adopt uniform statewide standards established by the American National Standards Institute (ANSI) or the Association for Information and Image Management (AIIM) for the purpose of storing and recording permanent and non-permanent records in electronic media.

Specifically, the Secretary of State proposes to amend Title 2 of the California Code of Regulations as follows:

- 1) Section 22620.1 will provide the purpose for the newly established chapter.
- 2) Section 22620.2 will describe the applicability of electronic document or record standards.
- 3) Section 22620.3 will define terms that are used in the regulations.
- 4) Section 22620.4 will adopt section 6.2 Recommended Project Steps and Activities of "AIIM ARP1-2009 Analysis, Selection, and Implementation of Electronic Document Management Systems," to provide for uniform project steps and activities to follow in the planning and implementation of electronic content management systems.
- 5) Section 22620.5 will adopt section 6.17 Business Practices Documentation of "AIIM ARP1-2009 Analysis, Selection, and Implementation of Electronic Document Management Systems" to ensure appropriate policies and procedures associated with the creation, management and storage of electronic documents or records are prepared. This section will require that the information be in writing by requiring a document management policy prior to system implementation, and updated regularly.

- 6) Section 22620.6 will adopt section 5.4.2.4 Document image compression of “AIIM ARP1–2009 Analysis, Selection, and Implementation of Electronic Document Management Systems” to provide for uniform standards related to electronic file compression when an entity determines the need for compression.
- 7) Section 22620.7 will adopt section 5.3.3 Trusted System and Legal Considerations of “AIIM ARP1–2009 Analysis, Selection, and Implementation of Electronic Document Management Systems” to provide specific conditions that would meet the definition of trusted system, as provided in Government Code section 12168.7(c).
- 8) Section 22620.8 will adopt section 5.4.1.4 Image formats of “AIIM ARP1–2009 Analysis, Selection, and Implementation of Electronic Document Management Systems” and require compliance with ANSI/AIIM/CGATS/ISO 19005–1:2005 only if PDF/A is chosen as the file format for long term storage.

Section 22620.8 also incorporates by reference the standard to follow when choosing PDF/A as the file format. The standard is ANSI/AIIM/CGATS/ISO 19005–1:2005 and is similar to the ISO standard 19005–1:2009, but adopted in the United States by AIIM and the Graphic Arts Technologies Standards (CGATS).

Documents Incorporated By Reference

“ANSI/AIIM/CGATS/ISO 19005–1:2005, Document Management — Electronic Document File Format for Long–Term Preservation — Part 1: Use of PDF 1.4 (PDF/A–1),” approved as ANSI Standards June 15, 2008.

“AIIM ARP1–2009 Analysis, Selection, and Implementation of Electronic Document Management Systems,” approved June 5, 2009.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Secretary of State has made the following initial determinations:

1. **Mandate on local agencies and school districts:** This proposal does not impose a mandate on local agencies or school districts.
2. **Costs or savings to any state agency:** We anticipate many state agencies will already have access to the standards or rely on their vendor to comply with the standards. Cost will be

approximately \$92 to \$319 if the standards are purchased.

3. **Cost to any local agency or school district, which must be reimbursed in accordance with Government Code sections 17500 through 17630:** Costs of \$92 to \$319 if the standards are purchased.
4. **Other nondiscretionary cost or savings imposed on local agencies:** Costs should be minimal because the regulations are not retroactive. The Secretary of State anticipates local agencies will begin to list the standards in their proposals for new information technology solutions. Savings could be incurred in the long–term because local agencies will have a freely available best practices document to follow when conducting an analysis, selection, and implementation of document management systems, minimizing project failures. There could also be savings from having documents stored to a file format designed for long–term preservation.
5. **Cost or savings in federal funding to the state:** None.
6. **Significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states:** None.
7. **Costs impacts on representative private person or businesses:** Most of the businesses either have access to the standards or participate in the committees that develop the standards. Therefore, costs on representative private persons or businesses should be minimal, if any.
8. **Adoption of this new chapter and sections will not:**
 - (A) create or eliminate jobs within California;
 - (B) create new businesses or eliminate existing businesses within California; or
 - (C) affect the expansion of businesses currently doing business within California.
9. **Significant effect on housing:** None
10. **Effect on small business:** Most of the businesses either have access to the standards or participate in the committees that develop the standards. Therefore, costs on representative private persons or businesses should be minimal, if any.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Secretary of State’s Office must determine that no reasonable alternative has been identified that would be more effective in carrying out the

purposes for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

The Secretary of State invites persons to present statements or arguments with respect to alternatives to the proposed amendments during the written comment period.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Theresa Aguilar Finger, Special Projects Manager,
MBA/TM, C.P.A.
Secretary of State
1500 11th Street, 6th Floor
Sacramento, CA 95814
(916) 651-9532

or

Kaye Kaufman, Project Management Office,
Elections Specialist
Secretary of State
1500 11th Street, 6th Floor
Sacramento, CA 95814
(916) 657-2376

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained upon request from the Secretary of State at 1500 11th Street, 6th Floor, Sacramento, CA 95814. These documents may also be viewed and downloaded from the Secretary of State's website at www.sos.ca.gov.

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 above.

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 above. As of the date of this notice, the rulemaking file consists of this Notice of Proposed Rulemaking, the regulations as proposed, and the Initial Statement of Reasons. The Initial Statement of Reasons includes the express terms of the proposed action and the information upon which the proposed action is based.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Rulemaking, the Initial Statement of Reasons, and the text of the proposed regulations in underline and/or strikeout can be accessed through the Secretary of State's web site at www.sos.ca.gov. A copy of the Final Statement of Reasons will be posted on the web site once the statement has been prepared.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

Notice of Proposed Rulemaking

The Department of Food and Agriculture proposes to amend Section 3408 of the regulations in Title 3 of the California Code Regulations pertaining to the Gypsy moth interior quarantine.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department 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 amendment to the Department. Comments may be submitted by mail, facsimile (FAX) AT 916.654.1018 or by email to lrains@cdfa.ca.gov. The written comment period closes at **5:00 p.m. on January 24, 2011**. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Lindsay Rains
 Department of Food and Agriculture
 Plant Health and Pest Prevention Services
 1220 N Street Room 210
 Sacramento, CA 95814
lraings@cdfa.ca.gov
 916.654.1017
 916.654.1018 (FAX)

AUTHORITY AND REFERENCE

Food and Agricultural Code Sections 407, 5301, 5302, and 5322 authorize the Department to amend these regulations. The proposed revisions are to a regulation that interprets and makes specific Sections 5301, 5302 and 5322 of the Food and Agricultural Code.

INFORMATIVE DIGEST/PLAIN ENGLISH OVERVIEW

Existing law provides that the Secretary is obligated to investigate the existence of any pest that is not generally distributed within this state and determine the probability of its spread, and the feasibility of its control or eradication (Food and Agricultural Code Section 5321).

Existing law also provides that the Secretary may establish, maintain, and enforce quarantine, eradication, and other such regulations as he deems necessary to protect the agricultural industry from the introduction and spread of pests (Food and Agricultural Code, Sections 401, 403, 407 and 5322). Existing law also provides that eradication regulations may proclaim any portion of the State as an eradication area and set forth the boundaries, the pest, its hosts, and the methods to be used to eradicate said pest (Food and Agricultural Code Section 5761).

Section 3408 was adopted and established gypsy moth, *Lymantria dispar*, as a quarantine pest, a portion of Ventura County as a quarantine area for gypsy moth, the articles and commodities covered, restrictions and that the Director may issue special permits. This amendment would remove Ventura County from quarantine restrictions. The pest has been determined to be eradicated from Ventura County and no life stage has been detected since October of 2008. There is no existing, comparable federal regulation or statute.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Other nondiscretionary cost or savings imposed on local agencies: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Cost or savings in federal funding to the state: None.

Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.

Cost impact on a representative private person or businesses: The department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Amendment of these regulations will not:

- (1) create or eliminate jobs within California;
- (2) create new businesses or eliminate existing businesses within California; or
- (3) affect the expansion of businesses currently doing business within California

Significant effect on housing costs: None.

Small Business Determination

The Department has determined that the amendment of these regulations will affect small business.

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.

The Department invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations during the written comment period.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Lindsay Rains
 Department of Food and Agriculture
 Plant Health and Pest Prevention Services
 1220 N Street Room 210
 Sacramento, CA 95814
lraings@cdfa.ca.gov
 916.654.1017
 916.654.1018 (FAX)

In her absence, you may contact Susan McCarthy at the same phone number.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its Internet website (<http://www.cdfa.ca.gov/phpps/Regulations.html>).

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department of Food and Agriculture has prepared an initial statement of reasons for the proposed action, has available all of the information upon which its proposal is based, and has available the express terms of the proposed action. A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, the final statement of reasons will be available upon request. Requests should be directed to the contact named above.

If the regulations amended by the Department 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 amendment. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer (contact) named above.

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Ms. Rains at the above address.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After considering all timely and relevant comments received, the Department may amend the proposed regulations substantially as described in this notice.

If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Department adopts the regulations as revised. Please send requests for copies of any modified regulations to the attention of Lindsay Rains at the address indicated above. The Department will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons will be posted on the Department's web site or a copy may be obtained by contacting Ms. Rains at the address listed above.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

Notice of Proposed Rulemaking

The Department of Food and Agriculture proposes to amend Section 3430(b) of the regulations in Title 3 of the California Code Regulations pertaining to Karnal Bunt Disease Interior Quarantine.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department 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 amendment to the Department. Comments may be submitted by mail, facsimile (FAX) at 916.654.1018 or by email to lrains@cdfa.ca.gov. The written comment period closes at **5:00 p.m. on January 24, 2011**. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Lindsay Rains
Department of Food and Agriculture
Plant Health and Pest Prevention Services
1220 N Street Room 210
lrains@cdfa.ca.gov
Sacramento, CA 95814
916.654.1017
916.654.1018 (FAX)

AUTHORITY AND REFERENCE

Food and Agricultural Code Sections 407, 5301, 5302, and 5322 authorize the Department to amend these regulations. The proposed revisions are to a regulation that interprets and makes specific Sections 5301, 5302, and 5322 of the Food and Agricultural Code.

INFORMATIVE DIGEST/PLAIN ENGLISH
OVERVIEW

Existing law provides that the Secretary may establish, maintain and enforce quarantine regulations, as he deems necessary to protect California's agricultural industry and to circumscribe and exterminate or prevent the spread of pests. (Food and Agricultural Code Sections 407, 5301, 5302 and 5322).

Existing Section 3430 provides that an interior quarantine exists against Karnal bunt disease, sets forth the area under quarantine and restricts the movement of hosts and possible carriers of the pathogen from the area under quarantine within California.

The proposed amendment of Section 3430(b) will remove the quarantine area of the Palo Verde Valley, located in Riverside County. The effect of the proposed action will be to remove the authority for the State to regulate the movement of hosts and possible carriers of the Karnal bunt disease pathogen from the area of this county that is removed from regulation. There is no existing, comparable federal regulation or statute.

DISCLOSURES REGARDING THE
PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Other nondiscretionary cost or savings imposed on local agencies: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Cost or savings in federal funding to the state: None.

Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.

Cost impact on a representative private person or businesses: The department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Amendment of these regulations will not:

- (1) create or eliminate jobs within California;
- (2) create new businesses or eliminate existing businesses within California; or
- (3) affect the expansion of businesses currently doing business within California.

Significant effect on housing costs: None.

Small Business Determination

The Department has determined that the proposed regulations will affect small business.

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.

The Department invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations during the written comment period.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Lindsay Rains
Department of Food and Agriculture
Plant Health and Pest Prevention Services
1220 N Street Room 210
Sacramento, CA 95814
lrains@cdfa.ca.gov
916.654.1017
916.654.1018 (FAX)

In her absence, you may contact Susan McCarthy at the same phone number.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its Internet website (<http://www.cdfa.ca.gov/phpps/Regulations.html>).

AVAILABILITY OF STATEMENT OF REASONS
AND TEXT OF PROPOSED REGULATIONS

The Department of Food and Agriculture has prepared an initial statement of reasons for the proposed action, has available all of the information upon which its proposal is based, and has available the express terms of the proposed action. A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, the final statement of reasons will be available upon re-

quest. Requests should be directed to the contact named above.

If the regulations amended by the Department 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 amendment. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer (contact) named above.

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Ms. Rains at the above address.

**AVAILABILITY OF CHANGED
OR MODIFIED TEXT**

After considering all timely and relevant comments received, the Department may amend the proposed regulations substantially as described in this notice. If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Department adopts the regulations as revised. Please send requests for copies of any modified regulations to the attention of Lindsay Rains at the address indicated above. The Department will accept written comments on the modified regulations for 15 days after the date on which they are made available.

**AVAILABILITY OF THE FINAL
STATEMENT OF REASONS**

Upon its completion, copies of the Final Statement of Reasons will be posted on the Department's web site or a copy may be obtained by contacting Ms. Rains at the address listed above.

**TITLE 7. BOARD OF PILOT
COMMISSIONERS**

**BOARD OF PILOT COMMISSIONERS
FOR THE BAYS OF SAN FRANCISCO,
SAN PABLO, AND SUISUN**

NOTICE OF PROPOSED RULEMAKING

December 10, 2010

Notice is hereby given that the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun (Board) proposes to adopt the proposed regulations described below after considering all com-

ments, objections and recommendations regarding the proposed action.

PROPOSED REGULATORY ACTION

The Board proposes to amend section 210 in title 7 of the California Code of Regulations in order to implement, interpret and make specific Harbors and Navigation Code sections 1180.3 and 1180.6 relating to the incident review process.

No public hearing is scheduled; however, any interested person or his or her duly authorized representative may request a public hearing no later than fifteen (15) days prior to the close of the public comment period.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory actions to the Board. Written comments will be accepted by the Board until 5:00 p.m. on January 31, 2011. Submit comments to:

Terri Toohey
Business, Transportation and Housing Agency
980 Ninth Street, Suite 2450
Sacramento, CA 95814
Terri.toohey@bth.ca.gov

AUTHORITY AND REFERENCE

The proposed regulation has been adopted under the authority of Harbors and Navigation Code section 1154 and in order to implement, interpret, and make specific Harbors and Navigation Code sections 1180.3 and 1180.6.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

The Board proposes to amend section 210 in Title 7 of the California Code of Regulations. This section relates to the process of investigating a report of misconduct or navigational incident involving a pilot or inland pilot.

The purpose of this amendment is to clarify in the regulations that the Board is responsible for the decision making and the course of action regarding any report of misconduct or navigational incident involving a pilot or inland pilot.

Harbors and Navigation Code section 1180.6 provides that the Board shall determine the course of action following a report by the Incident Review Committee. Existing section 210 provides that the President of the Board shall appoint an Incident Review Committee to

investigate any reports of misconduct or navigational incidents involving a vessel piloted by a pilot or inland pilot. The existing regulations also provide that the Incident Review Committee shall make the determinations regarding pilot error, non-incident and the corrective action to be taken, as outlined in the regulation, after an investigation.

The Board therefore is proposing to amend section 210 to require the Incident Review Committee to investigate and report all its findings to the Board in a written report, following which the Board will be required to take the corrective course of action. All provisions regarding the decisions or actions by the Incident Review Committee have been deleted, since the authority has been given to the Board by statute.

Section 210(b) is amended to delete language giving the Incident Review Committee authority to declare a non-incident and instead requires it to report to the Board.

Existing language in 210(b) is reformatted into subsections (b)(1) and (b)(2). This has no regulatory effect.

New subsection (b)(3) requires the Incident Review Committee, if it finds there is clearly no pilot error, to report its findings to the Board.

New subsection (d) requires the Incident Review Committee to submit its findings after an investigation at the next Board meeting. The Incident Review Committee will be required to submit a written report within 90 days of the incident, unless an extension is granted by the Board.

Existing subsection (d) is relettered to (e). This subsection provided for the Incident Review Committee taking action upon the conclusion of the investigation. This language is proposed to be repealed. The new provision will state that upon presentation of the written report from the Incident Review Committee at the Board meeting, the Board will be empowered to take the actions outlined in this section.

Subsection (d)(2), relettered as (e)(2), is amended to authorize the Board instead of the Incident Review Committee to enter into a written stipulation with the pilot or inland pilot.

A new subsection (e)(6) provides that the Board may send the matter back to the Incident Review Committee for further investigation.

A new subsection (f) provides that the action taken by the Board shall be by a majority vote of those present and voting.

The language in existing subsection (e) is proposed for repeal. This section provided the Incident Review Committee with guidelines to consider when determining the appropriate corrective action to be imposed. The new subsection, relettered as (g), will provide guidelines for the Incident Review Committee to consider in making its recommendation and for the Board in mak-

ing its determination. This amendment is shifting the responsibility from the Incident Review Committee to the Board. The guidelines have not been amended.

Language following subsection (g)(7) is amended to state that the guidelines given in these regulations are intended for the Incident Review Committee to consider in developing its recommendations to the Board instead of taking the corrective action.

Existing subsection (g) is proposed for deletion. This section provided the Incident Review Committee with a process to report their decision and action to the Board. A process for the Incident Review Committee to report findings in its investigation to the Board is provided for in subsection (d).

Existing subsection (i) is proposed for deletion. This subsection provided a tie-breaking mechanism to allow the Incident Review Committee to take corrective action. This subsection is not necessary since the Incident Review Committee does not have the authority to make the decisions.

Existing subsection (j) is amended to state that the power to order a reconsideration expires after the final determination by the Board, instead of the report by the Incident Review Committee. This section was also amended to extend the power to order a reconsideration from 30 days to 60 days.

Existing subsection (l) is amended to clarify that the Executive Director shall maintain a suspense file to ensure that all corrective action required to be performed by a pilot or inland pilot, by stipulation or Board decision, is completed. It will also add a provision that the Executive Director shall notify the Board of any pilot that fails or refuses to complete the terms of a stipulated resolution or final decision.

Existing subsection (m) is proposed for repeal. This section provides for a yearly review of the Executive Director as a member of the Incident Review Committee.

COST ESTIMATES OF PROPOSED ACTION

The Board has made the following determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: None.
- Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.
- Other nondiscretionary cost or savings imposed on local agencies: None.
- Cost or savings in federal funding to the state: None.
- Significant statewide adverse economic impact directly affecting business, including the ability of

California businesses to compete with businesses in other states: None.

- Potential cost impact on representative person or businesses: 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.
- Significant effect on housing costs: None.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulations will not directly affect small business. This proposal will only affect the pilots and inland pilots in the Bays of San Francisco, San Pablo, Suisun and Monterey.

ASSESSMENT REGARDING EFFECT ON JOBS/BUSINESS

The adoption of these regulations will not facilitate the creation or elimination of jobs within California. The adoption of these regulations will not affect the creation or elimination of businesses within California or the expansion of businesses currently doing business within California.

REASONABLE ALTERNATIVES CONSIDERED

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

CONTACT PERSON

Inquiries concerning the proposed action may be directed to:

Name: Terri Toohey
Email: terri.toohey@bth.ca.gov
Phone: 916-323-5400

The backup contact person for these inquiries is:

Name: Allen Garfinkle, Executive Director
Email: allen.garfinkle@boppc.gov
Phone: 415-397-2253

Questions on the substance of the proposed regulations may be directed to:

Name: Allen Garfinkle, Executive Director
Email: allen.garfinkle@boppc.ca.gov

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the close of the forty-five (45) day public comment period, the Board may adopt the proposed regulation. As a result of public comments, either oral or written, that are received by the Board regarding this proposal, the Board may determine that changes to the proposed regulation are appropriate. If the Board makes modifications that are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Board adopts the regulations as revised. The Board will provide notification of any such modifications to all persons whose comments were received during the public comment period, all persons whose comments (written or oral) were received at the public hearing (if one is held), and all persons who requested notice of such modifications. Otherwise, please send requests for copies of any modified regulations to the attention of Terri Toohey at the above email address. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF INITIAL STATEMENT OF REASONS, RULEMAKING FILE AND EXPRESS TERMS OF THE PROPOSED REGULATIONS

The Board has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at the Business, Transportation and Housing Agency, 980 Ninth Street, Suite 2450, Sacramento, California during normal business working hours (9 a.m.-5 p.m.). Please contact Terri Toohey at the above email address to arrange a date and time to inspect the files. As of the date this Notice is published in the Notice Register, the rulemaking file consists of this Notice, the Initial Statement of Reasons and the proposed text of the regulations. Copies of these items are available, upon request, from the Board Contact Person designated in this Notice.

AVAILABILITY OF FINAL STATEMENT OF REASONS

The Board is required to prepare a Final Statement of Reasons. Once the Board has prepared a Final Statement of Reasons, a copy will be made available to anyone who requests a copy. Requests for copies should be addressed to the Board Contact Person identified in this Notice.

BOARD INTERNET WEBSITE

The Board maintains an Internet website for the electronic publication and distribution of written material. Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout can be accessed through our website at: www.bopc.ca.gov.

TITLE 10. CALIFORNIA DEPARTMENT OF CORPORATIONS

NOTICE IS HEREBY GIVEN

The California Corporations Commissioner (Commissioner) proposes to adopt rules under the California Finance Lenders Law (CFL) and under the California Residential Mortgage Lending Act (CRMLA) relating to the licensing procedures for mortgage loan originators and their employer residential mortgage providers on the use of the uniform license applications filed through the Nationwide Mortgage Licensing System and Registry (NMLS). The proposed rules were adopted as emergency regulations on April 1, 2010, and in this rulemaking action the Commissioner proposes to permanently adopt Sections 1404, 1409, 1409.1, 1411, 1414, 1422.4, 1422.4.1, 1422.5, 1422.6, 1422.6.1, 1422.6.2, 1422.6.3, 1422.7, 1422.7.1, 1422.9, 1422.10, 1422.11, 1422.12, 1424, 1430.5, 1431, 1433, 1436, 1437, 1454, 1550, 1552, 1557, 1950.003, 1950.122, 1950.122.2, 1950.122.2.1, 1950.122.4, 1950.122.4.1, 1950.122.5, 1950.122.5.1, 1950.122.5.2, 1950.122.5.3, 1950.122.5.4, 1950.122.6, 1950.122.7, 1950.122.8, 1950.122.9, 1950.122.10, 1950.122.11, 1950.122.12, 1950.123, 1950.204.3, 1950.204.4, 1950.205.1, 1950.209, 1950.301, 1950.307, 1950.314.8, 1950.316, and 1950.317 to Title 10 of the California Code of Regulations.

PUBLIC COMMENTS

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(a) of the Government Code. The request for hearing must be received by the Department of Corporations' (Department) 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 as follows:

Regular Mail

Department of Corporations
Attn: Karen Fong, Office of Legislation and Policy
1515 K Street, Suite 200,
Sacramento, CA 95814

Electronic Mail

regulations@corp.ca.gov

Facsimile

(916) 322-5875

Comments may be submitted until 5:00 p.m., January 24, 2011. If the final day for the acceptance of comments 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

The Department licenses and regulates finance lenders and brokers under the CFL, and residential mortgage lenders and servicers under the CRMLA. Both of these laws regulate licensees engaged in the business of residential mortgage lending.

On October 11, 2009, the Governor signed into law SB 36 (Chap.160, Stats. 2009 — Calderon) as an urgency measure. SB 36 implements the recent federal law, the Secure and Fair Enforcement of Mortgage Licensing Act of 2008, or "SAFE Act" (contained in the federal Housing and Economic Recovery Act of 2008, HR 3221 (Public Law 110-289) enacted on July 30, 2008) that requires all states, including California, license all individual mortgage loan originators who offer or negotiate residential mortgages. On January 4, 2010, the Department began receiving applications for mortgage loan originators through the NMLS. On April 1, 2010, the Department promulgated emergency regulations to implement SB 36 and the SAFE Act, and this rulemaking action proposes permanent regulations to implement SB 36 and the SAFE Act.

A. The SAFE Act

The SAFE Act was enacted by Congress in response to the housing and foreclosure meltdown. Many believe that one of the many factors of the meltdown was overzealous lending activities. The SAFE Act is intended to provide additional consumer protections with respect to loan originating activities, while promoting a more immediate and comprehensive recovery to the nation's housing market. To that end, the SAFE Act prohibits individuals from engaging in business as a mortgage loan originator unless the individuals are licensed or regis-

tered by a state regulatory agency, a federal banking regulatory agency, or, under certain conditions, the Department of Housing and Urban Development (HUD)¹.

The SAFE Act requires states to implement a system for licensing and registering individual mortgage loan originators who offer or negotiate residential mortgages. The SAFE Act also requires states to participate in a national licensing system and registry, the NMLS. The NMLS is a national depository that centralizes information on individual mortgage loan originators, such as disciplinary history and licensure information, including testing, criminal background, and pre- and post- licensure education information. The NMLS is patterned after the Central Registration Depository or CRD, a national licensing depository for securities broker-dealers and their agents.

The SAFE Act requires states to utilize the NMLS, and the electronic licensing system and registry allows state and federal residential mortgage regulators to track the activities of mortgage loan originators through the assignment of a unique identifier number. Each mortgage loan originator is issued a unique identifier through the NMLS so that his or her licensing and disciplinary record is available to regulators and the public. The unique identifier number remains associated with the individual as he or she moves from firm to firm or state to state. Consequently, states and the public will have increased access to information regarding mortgage loan activities, and have better regulatory and supervisory oversight of the actions of mortgage loan originators and their employers.

B. SB 36

SB 36 implements the SAFE Act in California, and requires that all mortgage loan originators subject to regulation by the Department become licensed through the NMLS by July 1, 2010. SB 36 enables California to regulate mortgage loan originators.

The CFLL and the CRMLA authorize the making, brokering, and servicing of residential mortgage loans by licensees, but prior to SB 36 these laws did not require the licensure of the employees of the licensees (the individual mortgage loan originators). SB 36 implements the SAFE Act by amending both lending laws administered by the Department to provide for the li-

censure of the individual mortgage loan originators. SB 36 also provides authority to require that current mortgage lender, broker, and servicer licensees (subsequently referred to as residential mortgage providers) transition and begin using the NMLS for licensure and other filings with the Department.

In general, this rulemaking is necessary to implement the state and federal requirements of the SAFE Act for the licensure of mortgage loan originators and to require the use of NMLS in the licensing and oversight of residential mortgage providers. Also, the rulemaking is necessary to clarify the requirements imposed by the SAFE Act on mortgage loan providers subject to the CFLL and the CRMLA. Specifically, the rulemaking:

- Promotes consistent regulation in the mortgage market;
- Provides guidance on the use of uniform license applications and reporting requirements for a state licensed residential mortgage provider, including a mortgage loan originator;
- Provides guidance on the use of NMLS, the comprehensive licensing and supervisory database, to the extent that NMLS is a channeling and communication tool for the Department;
- Provides guidelines for increased accountability and tracking of mortgage loan originators;
- Streamlines the licensing process and reduces regulatory burdens;
- Enhances consumer protections and supports anti-fraud measures;
- Clarifies the responsibilities of residential mortgage providers and mortgage loan originators, in order to facilitate responsible behavior in the mortgage market place;
- Confirms education and examination requirements related to residential mortgage lending, and in particular subprime mortgage products;
- Clarifies the manner in which licensees are required to follow the SAFE Act requirements for the employment and licensure of mortgage loan originators, including bonding, pre- and post-licensure education, testing, criminal and credit history background, continuing education, and disqualification provisions;
- Clarifies that a residential mortgage provider applicant and licensee, and a mortgage loan originator, are required to use the NMLS for licensing, amendment, and mortgage loan originator license renewal purposes;
- Requires mortgage loan originators to be in compliance with all SAFE Act minimum requirements for license renewals by December 31st of every year;

¹ The SAFE Act provides that HUD will determine whether a state has laws in place for the licensing of mortgage loan originators that meet the minimum requirements of the SAFE Act, and if no such laws are in place, HUD will establish such a system. HUD published its proposed regulations in the Federal Register on December 15, 2009 (74 FR 66548). With the enactment of the federal Dodd-Frank Wall Street Reform and Consumer Protection Act (111 P.L. 203), signed by President Obama on July 21, 2010, various responsibilities held by HUD, including default regulatory actions and rulemaking related to the SAFE Act, will be transferred to the newly-created Bureau of Consumer Financial Protection on July 11, 2011.

- Confirms that a residential mortgage provider who employs one or more mortgage loan originators must meet a minimum net worth requirement of \$250,000;
- Clarifies the books and records, reporting, and examination requirements of residential mortgage providers and mortgage loan originators;
- Clarifies advertising requirements and prohibitions with respect to residential mortgage providers and mortgage loan originators;
- Specifies the responsibilities of residential mortgage providers over their mortgage loan originator employees; and
- Identifies and sets forth the responsibilities of residential mortgage loan originators.
- Incorporates by reference the Customer Authorization for the Disclosure of Financial Records form under the CRMLA.

The CFLL also regulates finance lenders who do not make or broker residential mortgage loans. Finance lenders who do not take residential real estate property as security for a loan will continue to file their license applications directly with the Department on the existing application form. These proposed regulations seek to differentiate the responsibilities of finance lenders not making or brokering residential mortgage loans, and those of the residential mortgage provider. In addition, this rulemaking action makes several technical, editing, and formatting changes throughout the regulations to make consistent the requirements for licensure of finance lender applicants and residential mortgage provider applicants, to the extent consistent with the law.

The License Application Process and NMLS

This regulatory action proposes to amend the application process for both individuals and companies making or brokering residential mortgage loans by requiring consistent information from an applicant on uniform forms filed through the NMLS or directly with the Commissioner.

AUTHORITY

Sections 22012, 22100, 22101, 22105.1, 22105.2, 22105.3, 22107, 22108, 22109.1, 22150, 50002, 50120, 50130, 50140, 50146, 50150, and 50304, Financial Code.

REFERENCE

Section 17900 et seq., Business and Professions Code; Sections 1633.7, 1798 et seq., 1798.17, 1798.18, and 1798.24, Civil Code; Section 17520, Family Code;

Sections 22000 et seq., 22012, 22013, 22014, 22100, 22101, 22101.5, 22102, 22103, 22104, 22105, 22105.1, 22105.2, 22105.3, 22105.4, 22106, 22107, 22108, 22109, 22109.1, 22109.2, 22109.3, 22109.4, 22109.5, 22109.6, 22112, 22150, 22151, 22153, 22154, 22156, 22157, 22158, 22159, 22159(b), 22160, 22161, 22163, 22164, 22165, 22166, 22170, 22171, 22172, 22250, 22302, 22306, 22337, 22338, 22347, 22400, 22502, 22701, 22705, 22709, 22714, 22755, 50002, 50002.5, 50003, 50120, 50121, 50122, 50123, 50124, 50126, 50128, 50130, 50140, 50141, 50142, 50143, 50144, 50145, 50146, 50150, 50151, 50200, 50201, 50204, 50205, 50206, 50208, 50209, 50301, 50302, 50304, 50307, 50307.2, 50308, 50314, 50316, 50317, 50322, and 50333, Financial Code; Sections 7470, 7473, 7490, and 13140 through 13144, Government Code; Section 11077.1, Penal Code; 8 U.S.C. Sections 1621, 1641 and 1642; and Section 7 of Public Law 93-579 (5 U.S.C. Section 522a note).

AVAILABILITY OF MODIFIED TEXT

The text of any modified regulations, 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 regulations. A request for a copy of any modified regulations should be addressed to the contact person designated below. The Commissioner will accept written comments on the modified regulations for 15 days after the date on which they are made available. The Commissioner may thereafter adopt, amend or repeal the foregoing proposal substantially as set forth above without further notice.

AVAILABILITY OF 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 PRO 16/08 — 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 PRO 16/08 — C. These documents are also available through the Department’s website at www.corp.ca.gov. As required by the Administrative Procedure Act, the Office of Legislation and Policy maintains the rulemaking file. The rulemaking file is available for public inspection at the Department of Corporations, Office of Legislation and Policy, 1515 K Street, Suite 200, Sacramento, California 95814.

**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 has determined 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: The Department has determined that the implementation of the SAFE Act and SB 36 will have an estimated cost of \$1,300,000 to the Department. This cost represents the cost of implementing and administering the SAFE Act and SB 36, including this rulemaking action.
- Direct or indirect costs or savings in federal funding to the state: none.
- Cost to local agencies and school districts required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of the Government Code: none.
- Other nondiscretionary costs/savings imposed on local agencies: none.
- Costs to private persons or businesses directly affected: The Department has determined that the cost to directly affected businesses and individuals that seek to submit an application as a mortgage lender, broker, servicer, and loan originator may be up to \$5000 in one time costs for the application, and may be up to \$1000 in annual ongoing costs.

DETERMINATIONS

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

- Does not affect small businesses. Under Government Code Section 11342.610, “small business” does not include the professional or

business activity of a mortgage and investment banker or a finance company.

- Does not impose a mandate on local agencies or school districts, or a mandate that is required to be reimbursed pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.
- Does not have an effect on housing costs. However, this regulatory action sets forth the fees for mortgage loan originators, which can reasonably be expected to be incorporated into the cost of financing a housing purchase.
- Does not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. Any adverse impact is the result of the SAFE Act and its implementation in California under SB 36, and since the federal SAFE Act requires that all mortgage loan originators originating residential mortgage loans in the country be either licensed or registered, this action will not impact the ability of California businesses to compete with businesses in other states.
- Does not significantly affect the creation or elimination of jobs within the State of California; the creation of new businesses or the elimination of existing businesses within the State of California; or the expansion of businesses currently doing business within the State of California.

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

The Department has determined that the cost to directly affected businesses and individuals that seek to submit an application as a mortgage lender, broker, servicer, and loan originator may be up to \$5000 in one time costs for the application, and may be up to \$1000 in annual ongoing costs.

EFFECT ON SMALL BUSINESS

The Commissioner has determined that the adoption of these regulations will not affect small business. Under Government Code Section 11342.610, “small business” does not include the professional or business activity of a mortgage and investment banker or a finance company.

CONTACT PERSON

Inquiries concerning this action may be directed to Gayle Oshima, Senior Corporations Counsel, Office of

Legislation and Policy, at (916) 322–3553. The backup contact person is Sherri Kaufman, Corporations Counsel at (916) 324–6965. Written inquiries may be submitted to the Department of Corporations, Office of Legislation and Policy, 1515 K Street, Suite 200, Sacramento, California, 95814.

**TITLE 14. BOARD OF FORESTRY
AND FIRE PROTECTION**

[Published December 10, 2010]

NOTICE OF PROPOSED RULEMAKING

**Hours of Work, Hours of Operation, and
Log Hauling Exception, 2010**

**Title 14 of the California Code of Regulations
(14 CCR):**

The Board of Forestry and Fire Protection (Board) proposes to amend and adopt the regulations of Title 14 of the California Code of Regulations (14 CCR) described below after considering all comments, objections, and recommendations regarding the proposed action.

Amend

- § 925.7 Log Hauling [Santa Clara County]
- § 925.10 Hours of Work [Santa Clara County]
- § 926.9 Hours of Work [Santa Cruz County]
- § 926.10 Log Hauling [Santa Cruz County]
- § 927.5 Log Hauling [Marin County]
- § 928.5 Hours of Work [San Mateo County]
- § 928.6 Log Hauling [San Mateo County]
- § 945.4 Hours of Operation [Lake County]
- § 965.4 Log Hauling [Monterey County]

PUBLIC HEARING

The Board will hold a public hearing starting at 8:00 a.m., on Wednesday, February 2, 2011, at the Resources Building Auditorium, 1st Floor, 1416 Ninth Street, Sacramento, California. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action described in the *Informative Digest*. The Board requests, but does not require, that persons who make oral comments at the hearing also submit a summary of their statements. Additionally, pursuant to Government Code section 11125.1, any information presented to the Board during the open hearing in connection with a matter subject to discussion or consideration becomes part of the public record.

Such information shall be retained by the Board and shall be made available upon request.

WRITTEN COMMENT PERIOD

Any person, or authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. The written comment period ends at 5:00 p.m., Monday, January 24, 2011. The Board will consider only written comments received at the Board office by that time (in addition to those written comments received at the public hearing). The Board requests, but does not require, that persons who submit written comments to the Board reference the title of the rulemaking proposal in their comments to facilitate review.

Written comments shall be submitted to the following address:

Board of Forestry and Fire Protection
Attn: Christopher Zimny
Regulations Coordinator
P.O. Box 944246
Sacramento, CA 94244–2460

Written comments can also be hand delivered to the contact person listed in this notice at the following address:

Board of Forestry and Fire Protection
Room 1506–14
1416^{9th} Street
Sacramento, CA

Written comments may also be sent to the Board via facsimile at the following phone number:

(916) 653–0989

Written comments may also be delivered via e-mail at the following address:

board.public.comments@fire.ca.gov

AUTHORITY AND REFERENCE

Authority cited: Sections 4551, 4551.5 and 21082, Public Resources Code. Reference: Sections 4511, 4512, 4513, 4516.5, 4521.3, 4551, 4551.5, 4552, 4553, 4554, 4554.5, 4581, 4582 and 21080.5, Public Resources Code.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

The California State Board of Forestry and Fire Protection (Board) received a petition on May 20, 2010, pursuant to Government Code 11340.6, from the Central Coast Foresters Association requesting that regula-

tory action be taken to permit timber operations on the nationally observed Columbus Day holiday. The petition pertains to all counties which contain county Forest Practice Rules adopted by the Board pursuant to PRC 4516.5 including Santa Cruz, Santa Clara, San Mateo, Lake, Marin, and Monterey.

The proposed regulation would amend “County Forest Practice Rules” in Santa Cruz, Santa Clara, San Mateo, Lake, Marin, and Monterey counties. The regulatory action permits commercial timber operations on any national holiday not observed by the State of California. The specific purpose is to permit timber operations on the nationally observed Columbus Day holiday. Adding an operational day at the end of the logging season is intended to help complete timber harvesting projects prior to the onset of the winter period.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has determined the proposed action will have the following effects:

- Mandate on local agencies and school districts: None are known.
- Costs or savings to any State agency: None are known.
- Cost to any local agency or school district which must be reimbursed in accordance with the applicable Government Code (GC) sections commencing with GC 17500: None are known.
- Other non-discretionary cost or savings imposed upon local agencies: None are known.
- Cost or savings in federal funding to the State: None are known.
- Significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states: None are known.
- Potential cost impact on private persons or directly affected businesses: 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 does not impose any new operational or plan preparation requirements that would result in an adverse cost impact.
- Effect on small business: None. The Board has determined that the proposed amendments will not affect small business because the proposal adds no new operational or plan preparations cost.
- Significant effect on housing costs: None are known.

- Adoption of these regulations will not create or eliminate jobs within California.
- Adoption of these regulations will not: (1) create new businesses or eliminate existing businesses within California; or (2) affect the expansion of businesses currently doing business within California.

The proposed Rules do not conflict with, or duplicate Federal regulations.

BUSINESS REPORTING REQUIREMENT

The regulation does not require a report, which shall apply to businesses.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Board must determine that no reasonable alternative it considers or that has otherwise been identified and brought to the attention of the Board 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.

CONTACT PERSON

Requests for copies of the proposed text of the regulations, the *Initial Statement of Reasons*, modified text of the regulations and any questions regarding the substance of the proposed action may be directed to:

Board of Forestry and Fire Protection
 Attn: Christopher Zimny
 Regulations Coordinator
 P.O. Box 944246
 Sacramento, CA 94244-2460
 Telephone: (916) 653-9418

The designated backup person in the event Mr. Zimny is not available is Doug Wickizer, California Department of Forestry and Fire Protection, at the above address and phone (916) 653-5602.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Board has prepared an *Initial Statement of Reasons* providing an explanation of the purpose, background, and justification for the proposed regulations. The statement is available from the contact person on request.

When the *Final Statement of Reasons* has been prepared, the statement will be available from the contact person on request.

A copy of the express terms of the proposed action, using UNDERLINE to indicate an addition to the

California Code of Regulations and ~~STRIKE-THROUGH~~ to indicate a deletion, is also available from the contact person named in this notice.

The Board will have the entire rulemaking file, including all information considered as a basis for this proposed regulation, available for public inspection and copying throughout the rulemaking process at its office at the above address. All of the above referenced information is also available on the CDF web site at:

http://www.fire.ca.gov/BOF/board/board_proposed_rule_packages.html

**AVAILABILITY OF CHANGED
OR MODIFIED TEXT**

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text—with the changes clearly indicated—available to the public for at least 15 days before the Board adopts the regulations as revised. Notice of the comment period on changed regulations, and the full text as modified, will be sent to any person who:

- a) testified at the hearings,
- b) submitted comments during the public comment period, including written and oral comments received at the public hearing, or
- c) requested notification of the availability of such changes from the Board of Forestry and Fire Protection.

Requests for copies of the modified text of the regulations may be directed to the contact person listed in this notice. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

**TITLE 14. BOARD OF FORESTRY
AND FIRE PROTECTION**

[Published December 10, 2010]

NOTICE OF PROPOSED RULEMAKING

**Non-industrial Timber Management Plan,
Notice of Timber Operations Information, 2010**

**Title 14 of the California Code of Regulations
(14 CCR):**

The Board of Forestry and Fire Protection (Board) proposes to amend and adopt the regulations of Title 14

of the California Code of Regulations (14 CCR) described below after considering all comments, objections, and recommendations regarding the proposed action.

Amend

§ 1090.7(e) Notice of Timber Operations Content

PUBLIC HEARING

The Board will hold a public hearing starting at 8:00 a.m., on Wednesday, February 2, 2011, at the Resources Building Auditorium, 1st Floor, 1416 Ninth Street, Sacramento, California. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action described in the *Informative Digest*. The Board requests, but does not require, that persons who make oral comments at the hearing also submit a summary of their statements. Additionally, pursuant to Government Code section 11125.1, any information presented to the Board during the open hearing in connection with a matter subject to discussion or consideration becomes part of the public record. Such information shall be retained by the Board and shall be made available upon request.

WRITTEN COMMENT PERIOD

Any person, or authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. The written comment period ends at 5:00 p.m., Monday, January 24, 2011. The Board will consider only written comments received at the Board office by that time (in addition to those written comments received at the public hearing). The Board requests, but does not require, that persons who submit written comments to the Board reference the title of the rulemaking proposal in their comments to facilitate review.

Written comments shall be submitted to the following address:

Board of Forestry and Fire Protection
Attn: Christopher Zimny
Regulations Coordinator
P.O. Box 944246
Sacramento, CA 94244-2460

Written comments can also be hand delivered to the contact person listed in this notice at the following address:

Board of Forestry and Fire Protection
Room 1506-14
1416^{9th} Street
Sacramento, CA

Written comments may also be sent to the Board via facsimile at the following phone number:

(916) 653-0989

Written comments may also be delivered via e-mail at the following address:

board.public.comments@fire.ca.gov

AUTHORITY AND REFERENCE

Authority cited: Sections 4551, 4551.5 and 21082, Public Resources Code. Reference: Sections 4511, 4512, 4513, 4521.3, 4551, 4551.5, 4552, 4553, 4554, 4554.5, 4581, 4582 and 21080.5, Public Resources Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The State Board of Forestry and Fire Protection (Board) is proposing a regulation that would amend the content of the "Notice of Timber Operations" (NTO). The NTO is a form submitted to the California Department of Forestry and Fire Protection (CAL FIRE) prior to commencing timber harvesting approved under a Non-Industrial Timber Management Plan (NTMP). The amendment would add to the NTO the requirements for disclosure of acreage of each silvicultural prescription to be applied for timber harvesting in the NTO. Requirements for acreage by silvicultural prescription provide the information needed for CAL FIRE to determine if harvest levels are consistent with the analysis of growth and yield contained within an approved NTMP. Absent the addition of this proposed regulatory amendment, CAL FIRE will continue to experience difficulty in corroborating sustainability projections contained within approved NTMPs.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has determined the proposed action will have the following effects:

- Mandate on local agencies and school districts: None are known.
- Costs or savings to any State agency: None are known.
- Cost to any local agency or school district which must be reimbursed in accordance with the applicable Government Code (GC) sections commencing with GC 17500: None are known.

- Other non-discretionary cost or savings imposed upon local agencies: None are known.
- Cost or savings in federal funding to the State: None are known.
- Significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states: None are known.
- Potential cost impact on private persons or directly affected businesses: 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 does not impose any new operational or plan preparation requirements that would result in an adverse cost impact.
- Effect on small business: None. The Board has determined that the proposed amendments will not affect small business because the proposal adds no new operational or plan preparations cost.
- Significant effect on housing costs: None are known.
- Adoption of these regulations will not create or eliminate jobs within California.
- Adoption of these regulations will not: (1) create new businesses or eliminate existing businesses within California; or (2) affect the expansion of businesses currently doing business within California.

The proposed Rules do not conflict with, or duplicate Federal regulations.

BUSINESS REPORTING REQUIREMENT

The regulation does not require a report, which shall apply to businesses.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Board must determine that no reasonable alternative it considers or that has otherwise been identified and brought to the attention of the Board 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.

CONTACT PERSON

Requests for copies of the proposed text of the regulations, the *Initial Statement of Reasons*, modified text of the regulations and any questions regarding the substance of the proposed action may be directed to:

Board of Forestry and Fire Protection
Attn: Christopher Zimny
Regulations Coordinator
P.O. Box 944246
Sacramento, CA 94244-2460
Telephone: (916) 653-9418

The designated backup person in the event Mr. Zimny is not available is Doug Wickizer, California Department of Forestry and Fire Protection, at the above address and phone (916) 653-5602.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Board has prepared an *Initial Statement of Reasons* providing an explanation of the purpose, background, and justification for the proposed regulations. The statement is available from the contact person on request.

When the *Final Statement of Reasons* has been prepared, the statement will be available from the contact person on request.

A copy of the express terms of the proposed action, using UNDERLINE to indicate an addition to the California Code of Regulations and ~~STRIKE-THROUGH~~ to indicate a deletion, is also available from the contact person named in this notice.

The Board will have the entire rulemaking file, including all information considered as a basis for this proposed regulation, available for public inspection and copying throughout the rulemaking process at its office at the above address. All of the above referenced information is also available on the CDF web site at: http://www.fire.ca.gov/BOF/board/board_proposed_rule_packages.html

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text—with the changes clearly indicated—available to the public for at least 15 days before the Board adopts the regulations as revised. Notice of the comment period on changed regulations, and the full text as modified, will be sent to any person who:

a) testified at the hearings,

- b) submitted comments during the public comment period, including written and oral comments received at the public hearing, or
- c) requested notification of the availability of such changes from the Board of Forestry and Fire Protection.

Requests for copies of the modified text of the regulations may be directed to the contact person listed in this notice. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

TITLE 19. STATE FIRE MARSHAL

NOTICE OF PROPOSED RULEMAKING

The State Fire Marshal proposes to adopt the proposed regulations related to carbon monoxide devices described below after considering all comments, objections or recommendations regarding the proposed action.

WRITTEN COMMENT PERIOD

The State Fire Marshal will accept written comments regarding this regulatory action from December 10, 2010 until 5:00 p.m. on January 24, 2011.

Send mailed comments to:

OFFICE OF THE STATE FIRE MARSHAL

Attention: Diane Arend
P.O. Box 944246
Sacramento, CA 94244-2460
Or by e-mail to
diane.arend@fire.ca.gov

Or you may fax your comments to:

Attention: Diane Arend
(916) 445-8459

PUBLIC HEARING

The State Fire Marshal has not scheduled a public hearing on this proposed action. However, the State Fire Marshal will hold a public hearing if a written request is received from any interested party or their authorized representative no later than 15 days before the end of the 45-day comment period.

AUTHORITY & REFERENCE

The State Fire Marshal is proposing this regulatory action pursuant to Health and Safety Code Section 13263 with reference to 13263, Health and Safety Code.

**INFORMATIVE DIGEST—POLICY STATEMENT
OVERVIEW**

The State Fire Marshal proposing to amend California Code of Regulations (CCR), Title 19, Sections 200, 201, 204, and 208 to add carbon monoxide devices to the State Fire Marshal’s Building Materials Listing Program.

With the passage of SB 183 (Filed May 7, 2010, SB 183, Chapter 19), Sections 13260–13263 (Carbon Monoxide Poisoning Prevention Act of 2010) were added to the Health and Safety Code. These sections define carbon monoxide devices, require the State Fire Marshal to develop a process to approve and list carbon monoxide devices, and mandate that “A person shall not market, distribute, offer for sale, or sell any carbon monoxide device in this state unless the device and the instructions have been approved and listed by the State Fire Marshal.”

Proposed Title 19 Modified Sections

Section 200 is proposed to be amended to include reference to carbon monoxide devices.

Section 201 is proposed to be amended to include reference to carbon monoxide devices.

Section 204 is proposed to be amended to add a definition for carbon monoxide devices covered by these regulations and to renumber the existing definitions and referenced sections to accommodate this addition.

Section 208 is proposed to be amended to add special provisions for carbon monoxide devices and to renumber the existing special provisions and referenced sections to accommodate this addition.

**DISCLOSURES REGARDING THE
PROPOSED ACTION**

The State Fire Marshal has made the following determinations:

1. Mandate on local agencies and school districts: **None**
2. Cost or savings to any other State agency: **None**
3. Cost to any local agency or school district which must be reimbursed in accordance with Government Code, Sections 17500–17630: **None**
4. Other non–discretionary cost or savings imposed upon local agencies: **None**
5. Cost or savings in federal funding to the State: **None**
6. Significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other States: **None**

7. Cost impact on representative private persons or directly affected businesses: The State Fire Marshal is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
8. Adoption of these regulations will not:
 - a) create or eliminate jobs within California;
 - b) create new businesses or eliminate existing businesses within California; or
 - c) affect the expansion of businesses currently doing business within California.
9. Significant effect on housing costs: **None**

SMALL BUSINESS EFFECTS

The State Fire Marshal has made the initial determination that the amendments to these regulations will have no substantial effect to small businesses and the State Fire Marshal has not identified any alternatives that would lessen any adverse impact, if any, on small businesses. There is no effect on small business because presently there are no small businesses who manufacture carbon monoxide devices and if there were, a listing fee of \$320.00 would not be a substantial impact to the small business.

CONSIDERATION OF ALTERNATIVES

The State Fire Marshal must determine that no reasonable alternative considered or that has otherwise been identified and brought to its attention 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 or businesses than the proposed action.

The State Fire Marshal invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations during the written comment period.

CONTACT PERSON

Inquiries concerning the proposed regulatory action, or requests for copies of the proposed text of the regulations, the initial statement of reasons, the modified text of the regulations or other information upon which the rulemaking is based may be directed to:

Diane Arend
Office of the State Fire Marshal
P.O. Box 944246
Sacramento, CA 94244–2460
Telephone: (916) 324–9592
E–mail: diane.arend@fire.ca.gov

Alternate Contact:

Glenn Tong
 Office of the State Fire Marshal
 P.O. Box 944246
 Sacramento, Ca 94244-2460
 Telephone: (916) 322-3028
 E-mail: glenn.tong@fire.ca.gov

tions, highlighted in underline and strikeout, may be accessed through our web-site at <http://osfm.fire.ca.gov>.

GENERAL PUBLIC INTEREST

DEPARTMENT OF HEALTH CARE SERVICES

NOTICE OF GENERAL PUBLIC INTEREST

UPDATE ON STATUS OF PAYMENT STANDARDS FOR VARIOUS LONG TERM CARE SERVICES

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Office of the State Fire Marshal will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office, shown above. As of the date this notice is published in the Notice Register the State Fire Marshal rulemaking file consists of this notice, the proposed text of the regulations, and the initial statement of reasons for the proposed action. The full text of the regulations, along with the final statement of reasons upon which the changes are based is available from the contact person as shown. Copies may be obtained by contacting Diane Arend at the address or telephone number listed above.

The Department of Health Care Services (DHCS) previously published a notice in the Notice Register on February 27, 2009 concerning a 5 percent Medi-Cal payment reduction mandated by Assembly Bill 1183 (Statutes of 2008) for the following long term care (LTC) services for dates of service on or after March 1, 2009:

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the 45-day comment period, the State Fire Marshal may adopt the proposed regulations substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the modified text — with changes indicated — shall be made available to the public for at least 15 days before the State Fire Marshal adopts (amends or repeals) the regulations as revised. Requests for copies of any modified regulations should be sent to Diane Arend at the address indicated above. The State Fire Marshal will accept written comments on the modified regulations for 15 days after the date on which they are made available.

- Freestanding Nursing Facility — Level A (NF-A)
- Nursing Facility Services in a distinct part of a general acute care hospital — level B (DP/NF-B)
- Adult Subacute Care Services in a distinct part of a general acute care hospital (DP Adult Subacute)
- Pediatric Subacute Care Services in a distinct part of a general acute care hospital (DP Pediatric Subacute)
- Rural swing-bed facilities.

DHCS also previously published notice in the Notice Register on July 31, 2009, concerning Assembly Bill X4 5 (Statutes of 2009), which amended Welfare and Institutions Code section 14105.191 to “freeze” Medi-Cal reimbursement rates for the following services at the 2008-09 levels for the 2009-10 rate year and continuing:

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Diane Arend at the above address.

- NF-A
- DP/NF-B
- DP Adult Subacute
- DP Pediatric Subacute
- Freestanding Pediatric Subacute
- Rural swing-bed facilities
- Intermediate Care Facilities for the Developmentally Disabled (including Habilitative and Nursing)

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons and the text of proposed regula-

The purpose of this notice is to provide an update on the status of the 5 percent payment reduction and the freeze in rates for the services listed above. Small and rural hospitals are exempt from the 5 percent payment

reduction. Therefore, under the above statutory provisions, current Medi-Cal payments for the following providers should be at 2008–09 rate levels reduced by 5 percent, except for small and rural hospitals:

- NF–A
- DP/NF–B
- DP Adult Subacute
- DP Pediatric Subacute
- Rural swing–bed facilities

With respect to small and rural hospitals providing any of the above–listed services, current Medi-Cal payments should be at the 2008–09 rate levels, under current statutory provisions.

DHCS exercised its discretion under state law to implement the above provisions after determining that the applicable 5 percent payment reduction and frozen rates would continue to compensate a high percentage of costs incurred for these facility services and that Medi-Cal beneficiaries will continue to have access to these services consistent with title 42, United States Code, section 1396a(a)(30)(A).

Court Injunctions

Court injunctions have blocked some of the payments discussed in this update Notice. A court injunction issued on April 6, 2009, blocked the 5 percent payment reduction for all services except for freestanding nursing facility (level A). Because of that injunction, DHCS has not implemented the 5 percent payment reduction for dates of service April 6, 2009 and continuing, except for freestanding nursing facilities (level A). Additionally, a court injunction issued on February 24, 2010, blocked the freeze in rates for DP/NF–B, DP Adult Subacute, and DP Pediatric Subacute providers. Thus, DHCS has not implemented the rate freeze for those providers for dates of service on or after February 24, 2010. DHCS is continuing to appeal these injunctions. If the injunctions are ultimately overturned, DHCS could again implement the 5 percent payment reduction and the freeze for the services subject to the injunctions, retroactive to the date of the injunctions.

DHCS has continued to implement all the other payment reductions described in this update notice.

Public Review

Copies of the sections of the legislation referred to in this notice and a detailed description of those provisions are available for public review at local county welfare offices throughout the state. Any person may submit written comments on the 5 percent payment reduction or the rate freeze discussed in this update notice to:

Sandy G. Yien, Chief
Long Term Care Reimbursement Unit
Department of Health Care Services
1501 Capitol Avenue, MS 4612
Sacramento, CA 95814

DEPARTMENT OF HEALTH CARE SERVICES

NOTICE OF GENERAL PUBLIC INTEREST

UPDATE ON STATUS OF CHANGES IN MEDI-CAL PAYMENTS FOR VARIOUS HEALTH CARE SERVICES

On February 27, 2009, the Department of Health Care Services (DHCS) published notice in the California Notice Register that it would be implementing payment reductions for various Medi-Cal covered health care services. These reductions are mandated by Assembly Bill 1183 (2008), which added section 14105.191 to the Welfare and Institutions Code. The purpose of this notice is to provide an update on the status of DHCS’s implementation of the AB 1183 payment reductions for various services, other than inpatient services billed by hospitals and long–term care providers.

In accordance with Welfare and Institutions Code section 14105.191, a one percent payment reduction applies to Medi-Cal covered fee–for–service benefits rendered on or after March 1, 2009 by any provider authorized to bill for rendering the service, including, but not limited to, the following providers:

- Physicians
- Podiatrists
- Nurse Practitioners
- Certified Nurse Midwives
- Nurse Anesthetists
- Organized Outpatient Clinics
- Hospital Outpatient Departments
- Allied Health Providers
- Dentists
- Vision Care

In accordance with Welfare and Institutions Code section 14105.191, a five percent payment reduction applies to Medi-Cal covered fee–for–service benefits rendered on or after March 1, 2009 by the following providers:

- Pharmacies
- Adult Day Health Care Centers

In addition, payments for services under non-Medi-Cal programs listed below were reduced by one percent for services rendered on or after March 1, 2009:

- California Children's Services
- Genetically Handicapped Persons Program
- State Only Family Planning Program
- Child Health and Disability Program

Services, facilities, and payments exempted from the payment reductions described in this update notice, are as follows:

- Federally Qualified Health Center Services
- Rural Health Clinic Services
- Facilities owned or operated by the State Department of Mental Health or the State Department of Developmental Services
- Hospice Services
- Contract Services designated by the Director
- Payments to providers to the extent the payments are funded by means of a certified public expenditure or intergovernmental transfer
- Services pursuant to local assistance contracts and interagency agreements to the extent the funding is not included in the funds appropriated to DHCS
- Payments for Medi-Cal managed care plans for services rendered to consumers transitioning from Agnews Developmental Center into specified counties
- Breast and Cervical Cancer Treatment Program and Cancer Detection programs: Every Woman Counts
- Family Planning, Access, Care, and Treatment (Family Pact) Waiver Program
- Small and Rural Hospitals

Rate Freeze for Adult Day Health Care Centers

On July 31, 2009, DHCS published notice in the California Notice Register that it would be freezing rates for adult day health care centers (ADHCs) at the 2008/2009 rate year levels for services rendered in the 2009/2010 rate year and continuing. This rate freeze for ADHCs is in accordance with Welfare and Institutions Code section 14105.191, subdivision (f)(1).

Court Injunctions

Court injunctions have blocked DHCS's implementation of some of the payment reductions described in this notice. A preliminary injunction was issued in February 2009 that blocked DHCS from implementing the 5% payment reduction for prescription drugs. That injunction did not apply to the 5% payment reduction for other pharmacy services, which DHCS has continued to implement. A preliminary injunction issued on March 6, 2009 prohibited DHCS from further implementation of the 5% payment reduction for adult day

health care services. A court order issued on April 6, 2009 prohibited DHCS from further implementation of the 1% payment reduction for hospital outpatient services. DHCS is continuing to appeal these court injunctions. If the injunctions are overturned, DHCS could again implement the payment reductions for prescription drugs, adult day health care services and hospital outpatient services, retroactive to the date of the injunctions.

DHCS has continued to implement all the other payment reductions described in this update notice, as well as the freeze in ADHC rates.

Assembly Bill 1183 Payment Reductions for Long-Term Care Providers and Non-Contract Hospital Inpatient Services

The Department is publishing separate update notices concerning the five percent payment reduction for various long-term care services and the payment changes for non-contract hospital inpatient services.

PUBLIC REVIEW AND COMMENTS

Welfare and Institutions Code section 14105.191, which provides for the Medi-Cal payment reductions and the ADHC rate freeze discussed in this notice, is available for public review at local county welfare offices throughout the State. Written comments (or requests for copies of the statute) may be submitted to: Linda Machado, Chief, Provider Rate Section; Department of Health Care Services; Medi-Cal Benefits, Waivers Analysis, and Rates Division; MS 4612; P.O. Box 997413; Sacramento, CA 95899-7413.

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

NOTICE OF THE EXTENSION OF THE PUBLIC COMMENT PERIOD AND THE SCHEDULING OF A PUBLIC HEARING REGARDING MH CONSTRUCTION STANDARDS UPDATE FOR CM & SPCM DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

NOTICE IS HEREBY GIVEN that the California Department of Housing and Community Development (HCD) is extending the end of the public comment period and scheduling a public hearing for the Notice originally published December 3, 2010, Notice Register 2010, No. 49-Z, regarding the Manufactured Housing update of design and construction standards for commercial modulars and special purpose commercial modulars.

COMMENT PERIOD

HCD is extending the public comment period from January 17, 2011, to **January 25, 2011**. All written comments relevant to the proposed regulatory action of any interested person, or his or her authorized representative, must be received at HCD's office no later than 5:00 p.m. on **January 25, 2011**, in order to be considered.

Written comments may be submitted by regular mail, electronic mail (e-mail), facsimile transmission or hand-delivery as follows:

By mail to: Department of Housing and
Community Development
Division of Codes and Standards
P. O. Box 31
Sacramento, CA 95812-0031
ATTN: Keisha Wickham

By e-mail to: kwickham@hcd.ca.gov
By facsimile to: (916) 327-4712
ATTN: Keisha Wickham

By hand-delivery to: HCD — Headquarters
1800 3rd Street, Room 260
Sacramento, CA 95811
ATTN: Keisha Wickham or
Kevin Cimini

PUBLIC HEARING

As requested, a public hearing on this proposed action is scheduled for January 24, 2010, from 8:30 a.m. through 12:30 p.m. at HCD headquarters, 1800 3rd Street, Room 183, Sacramento, CA 95811, where both oral and written testimony will be accepted.

The public hearing facilities will be accessible to individuals with disabilities. Any additional services required, please notify Keisha Wickham, back-up contact person, at least 10 working days prior to the public hearing.

If Paratransit services are needed, please contact them at (916) 429-2744, TDD (916) 429-2568 in Sacramento. Sacramento Regional Transit has public transit available the day of the public hearing. For possible routes contact Sacramento Regional Transit at (916) 321-BUSS (2877); for hearing impaired (916) 483-HEAR (4327), or on-line at www.sacrtr.com.

CONTACT PERSONS

Questions regarding the substance of this regulatory proposal may be directed to the main contact person:

Mr. Kevin Cimini, Supervisor,
Manufactured Housing and Factory-Built Housing
Programs
Telephone: (916) 445-3338
Fax: (916) 327-4712
E-mail: kcimini@hcd.ca.gov

Questions regarding the regulatory process may be directed to back-up contact person:

Ms. Keisha Wickham, Associate Governmental
Program Analyst
Telephone: (916) 322-1473 or TDD Phones: 1 (800)
735-2929
Fax: (916) 327-4712
E-mail: kwickham@hcd.ca.gov

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**California Environmental Protection Agency
Notice to Interested Parties**

December 10, 2010

**ANNOUNCEMENT OF PUBLICATION OF THE
FINAL PUBLIC HEALTH GOALS FOR
SELENIUM IN DRINKING WATER**

The Office of Environmental Health Hazard Assessment (OEHHA) of the California Environmental Protection Agency announces the publication of the final technical support document for the Public Health Goal (PHG) for selenium in drinking water. The PHG for selenium is established at 30 parts per billion (ppb) for water-soluble and bioavailable selenium compounds in drinking water. The health-protective level is based on avoidance of several symptoms of chronic selenosis in humans, including increased frequency of thickened and brittle fingernails, garlic odor in the breath, hair loss, skin lesions, and disturbances of the digestive tract.

The Office previously announced a 45-day public comment period on April 2, 2010 and held a public workshop for selenium on May 19, 2010. OEHHA follows the requirements set forth in Health and Safety Code sections 57003(a) and 116365 for conducting the workshop and obtaining public input. After addressing the comments received, the document was subsequently posted for a second (30-day) comment period on July 9, 2010. OEHHA has now finalized the PHG document and is posting the final version and our responses to the major comments on the OEHHA web site (www.oehha.ca.gov/water/phg/index.html).

The PHG technical support documents provide information on the health effects of contaminants in drinking water. The PHG is a level of drinking water contaminant at which adverse health effects are not expected to occur from a lifetime of exposure. The California Safe Drinking Water Act of 1996¹ requires OEHHA to develop PHGs based exclusively on public health considerations.² PHGs published by OEHHA are considered by the California Department of Public Health in setting drinking water standards (Maximum Contaminant Levels, or MCLs).³

If you would like to receive further information on this announcement or have questions, please contact our office at (510) 622-3170 or the address below.

Michael Baes (mbaes@oehha.ca.gov)
 Pesticide and Environmental Toxicology Branch
 Office of Environmental Health Hazard Assessment
 California Environmental Protection Agency
 1515 Clay St., 16th floor
 Oakland, California 94612
 Attention: PHG Project

**RULEMAKING PETITION
 DECISIONS**

**DEPARTMENT OF RESOURCES
 RECYCLING AND RECOVERY**

November 29, 2010

Kent Stoddard
 Waste Management
 Public Affairs
 915 L Street, Suite 1430
 Sacramento, CA 95814

Re: Request to amend 27 CCR 22248

Dear Mr. Stoddard:

Thank you for your recent proposal to amend our regulation regarding captive insurance located at Title 27 CCR section 22248. We appreciate your interest in these regulations and are cognizant of the effect they may have on your company. The Department is autho-

ri- rized to adopt and amend this regulation pursuant to Public Resources Code section 40502. As authorized by Government Code section 11340.7, we have determined that we will be partially granting and partially denying your petition.

We are denying your petition to the extent that it requests that we immediately commence a formal rule-making process to make the specific regulatory revisions outlined in your petition. As you know from dealing with our Department (and the former Integrated Waste Management Board), we are highly committed to a transparent process that is inclusive of all stakeholders and seeks to obtain input from a broad spectrum of interested parties. Hence, our normal regulatory process involves some level of informal meetings and workshops to receive input on proposed regulations and to allow staff to have adequate time to analyze proposed regulations. Thus, it would be contrary to our process to immediately launch into a formal rulemaking process to adopt your specifically requested changes without first allowing for public input and analysis of the impact of those changes.

However, we are granting your petition in part, to the extent that we will commence a review of the specified section based upon the information provided in the petition (and will add it to our 2011 Rulemaking Calendar as a potential rulemaking package for next year). This review will include staff analysis of the information provided, as well as follow-up with the relevant agencies you have discussed (for instance, the California Department of Insurance). We will do so for this specific section of our regulations because we recognize that more than eight years have passed since it was adopted and it is appropriate to review the issue of captive insurance given that passage of time and some of the information you have provided. We will be scheduling a public workshop on this topic and will be posting the petition for review prior to that time to allow for public input. (This workshop will be limited to this specific topic, which was not specifically dealt with in our more recent amendments to the Financial Assurance regulations). We are tentatively looking at some time in early Spring for a workshop date to allow adequate time for review and research. Based on the input received, we will determine whether or not to move forward with rulemaking activities.

As required by Government Code Section 1340.7(d), we will provide a copy of your petition to any interested person who requests it. Anyone having any questions about the petition of the Department's response may contact Mark DeBie at (916) 341-6331.

¹ Codified at Health and Safety Code, section 116270 et seq.

² Health and Safety Code section 116365(c)

³ Health and Safety Code section 116365(a) and (b)

Sincerely,

/s/
Margo Reid Brown
Director

DEPARTMENT OF SOCIAL SERVICES

November 23, 2010

Ms. La Dana S. Johnson

Dear Ms. Johnson:

SUBJECT: PETITION TO AMEND MANUAL OF POLICIES AND PROCEDURES

On October 27, 2010, the California Department of Social Services (CDSS) received your petition requesting that it amend the Manual of Policies and Procedures (MPP) Section 82–832.1(d). The Department has reviewed the various issues raised in your petition.

You requested that CDSS amend MPP Section 82–832.1(d) because the abbreviation “SSI/SSP” was inconsistent with and in conflict with Welfare and Institutions Code section 11203 (WIC §11203). You also stated that it was not reasonably necessary to effectuate the purpose of the statute. You pointed out that the reference to Part A of Title XVI of the Social Security Act in the statute only referred to the “Determination Payment,” also known as the “lump sum” payment, and that supplemental security income (SSI) payments were paid under Part B of the Social Security Act.

Welfare and Institutions Code section 11203(a) states in part, “During those times as the federal government provides funds for the care of a needy relative with whom a needy child or needy children are living, aid to the child or children for any month includes aid to meet the needs of that relative, if money payments are made with respect to the child or children for that month, and if the relative is not receiving aid under Chapter 3 (commencing with Section 12000) or 5 (commencing with Section 13000) of this part or Part “A” of Title XVI of the Social Security Act for that month.” Title XVI of the Social Security Act specifically refers to the program that provides supplemental security income for the aged, blind, and disabled (SSI). Part “A” of Title XVI specifically addresses, the determination of SSI benefits and who is eligible, the amount of benefits, and the period of determination of benefits. Therefore, the abbreviation SSI/SSP is not inconsistent with WIC §11203 which references Part “A” of Title XVI of the Social Security Act because Part “A” of Title XVI specifically refers to SSI benefits. If a relative is receiving SSI benefits set forth under Part “A” of Title XVI of the

Social Security Act, he or she is not entitled to receive CalWORKs aid to meet his or her own needs.

MPP Section 82–832.1(d) specifically excludes an individual who receives Supplemental Security Income/State Supplemental Payments (SSI/SSP) from being included as a member of the assistance unit, which would allow that individual to also receive aid for him or herself. MPP Section 82–832.1(d) is consistent with and is reasonably necessary to effectuate the purpose of WIC §11203(a), because individuals who are receiving SSI payments are prohibited from receiving CalWORKs aid for themselves and cannot be included as a member of the assistance unit.

You also requested that MPP Section 82–832.1(d) be amended because it is not consistent with MPP Section 89–110. You stated that Section 89–110 does not exclude an SSI/SSP recipient from the assistance unit.

Counties are required to determine whether an assistance unit is exempt or nonexempt for the purposes of determining the maximum aid payment amounts. Exempt assistance units are paid different maximum aid payment amounts than nonexempt assistance units. An exempt assistance unit is defined as “one in which the following persons meet at least one of the conditions listed in Sections 89–110.22 through .24” (MPP Section 89–110.21).

MPP Sections 89–110.211–.214 list the types of persons that are referenced in MPP Section 89–110.21. Some individuals include “Each parent, aided stepparent, and caretaker relative of a child who lives in the home of the aided child” (MPP Section 89–110.211). If any of those persons listed in MPP Sections 89–110.211–.214 receive SSI/SSP payments, then that assistance unit is considered an exempt unit per MPP Section 89–110.221 and would receive the maximum aid payment amount for an exempt unit. That parent, aided stepparent, or caretaker relative of the child who lives in the home of the aided child may not necessarily be included in the assistance unit. Therefore, MPP Section 82–832.1(d) is not inconsistent with MPP Section 89–110 because that parent, aided stepparent, or caretaker relative who lives in the home of the aided child and is receiving SSI/SSP payments is still prohibited from being included in the assistance unit. MPP Section 89–110 only sets forth what constitutes an exempt assistance unit for the purposes of determining what maximum aid payment amount would apply.

Based on the reasoning above, MPP Section 82–832.1(d) is not inconsistent with or in conflict with WIC §11203 and is reasonably necessary to effectuate the purpose of the statute. MPP Section 82–832.1(d) is also not inconsistent with MPP Section 89–110. Your petition to amend MPP Section 82–832.1(d) is denied.

Should you have any questions, please contact Zaid Dominguez at (916) 657-2586.

Sincerely,

/s/

JOHN A. WAGNER
Director

**AVAILABILITY OF INDEX OF
PRECEDENTIAL DECISIONS**

DEPARTMENT OF SOCIAL SERVICES

Notice of Availability of Precedential
Decisions Index

Notice is hereby given that the California Department of Social Services (CDSS) maintains an index of cases CDSS has designated as precedential decisions. The index is available on the Internet at <http://cclcd.ca.gov/PG505.htm>.

This notice is published pursuant to California Government Code section 11425.60, subdivision (c).

**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.

File# 2010-1012-04
BOARD OF REGISTERED NURSING
Fees Increase

The Board of Registered Nursing amended section 1417 of title 16 of the California Code of Regulations to increase the application fee for registered nurses, increase the renewal and penalty fees for registered nurses, nurse-midwives, and nurse-anesthetists, and to set the application, renewal, and penalty fees for clinical nurse specialists.

Title 16
California Code of Regulations
AMEND: 1417
Filed 11/24/2010
Effective 12/24/2010
Agency Contact: Alcidia Valim (916) 574-7684

File# 2010-1124-02
BUREAU FOR PRIVATE POSTSECONDARY
EDUCATION
Student Tuition Recovery Fund (STRF)

This regulatory action is the second re-adoption of an emergency to establish new procedures and requirements for the Student Tuition Recovery Fund (STRF).

Title 5
California Code of Regulations
ADOPT: 76020, 76140, 76212, 76240 AMEND:
76000, 76120, 76130, 76200, 76210, 76215 RE-
PEAL: 76010, 76240
Filed 12/01/2010
Effective 12/01/2010
Agency Contact: Joanne Wenzel (916) 574-7784

File# 2010-1105-04
BUREAU OF ELECTRONIC AND APPLIANCE
REPAIR
Juvenile Furniture Exemption

This regulatory action by the Bureau of Electronic and Appliance Repair, Home Furnishings and Thermal Insulation exempts strollers, infant carriers, and nursing pillows from the flammability requirements of Technical Bulletin (TB) 117, the flammability standard adopted in California for all upholstered seating furniture products. The amendment also eliminates reference to articles manufactured solely for recreational use or physical fitness purposes since these items are not included in the definition of upholstered furniture and therefore not subject to TB 117.

Title 4
California Code of Regulations
AMEND: 1374.2
Filed 11/29/2010
Effective 12/29/2010
Agency Contact: Diana Godines (916) 574-2442

File# 2010-1117-04
CALIFORNIA POLLUTION CONTROL
FINANCING AUTHORITY
CalCAP 2010 Emergency Regulation Changes for
Federal and State Funds

This emergency action increased the limits on the maximum size of a participating small business and the maximum amounts of the loans that are available under the Capital Access Program for small business.

Title 4
 California Code of Regulations
 AMEND: 8070, 8072, 8073, 8074
 Filed 11/29/2010
 Effective 11/29/2010
 Agency Contact: Kamika McGill (916) 654-2492

Title 2
 California Code of Regulations
 AMEND: 67.8 (Appendix A)
 Filed 11/30/2010
 Agency Contact: John D. Smith (916) 651-1041

File# 2010-1020-02
 DEPARTMENT OF FOOD AND AGRICULTURE
 Mediterranean Fruit Fly Interior Quarantine

The Department of Food and Agriculture (DFA) is removing previously established quarantine areas for the Mediterranean Fruit Fly. In this rulemaking, DFA is removing a quarantine area for the Escondido and Fallbrook areas of San Diego County and the Santa Monica area of Los Angeles County.

Title 3
 California Code of Regulations
 AMEND: 3406
 Filed 11/30/2010
 Effective 12/30/2010
 Agency Contact:
 Susan McCarthy (916) 654-1017

File# 2010-1119-02
 DEPARTMENT OF FOOD AND AGRICULTURE
 Citrus Nursery Stock Pest Cleanliness Program and Citrus Tristeza Virus Interior Quarantine

Department of Food and Agriculture submitted this action to continue the emergency adoption of its Citrus Nursery Stock Pest Cleanliness Program (Program), adopted in OAL File No. 2010-0506-02E. The Program is mandatory on citrus propagating nurseries pursuant to SB 140 (2009).

Title 3
 California Code of Regulations
 ADOPT: 3701, 3701.1, 3701.2, 3701.3, 3701.4, 3701.5, 3701.6, 3701.7, 3701.8 AMEND: 3407
 Filed 11/24/2010
 Effective 11/24/2010
 Agency Contact:
 Susan McCarthy (916) 654-1017

File# 2010-1025-01
 STATE PERSONNEL BOARD
 Hearings and Appeals

This action makes several grammatical corrections in a two-page form (Appendix A) in section 67.8.

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN June 30, 2010 TO
 December 1, 2010**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulations 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 2**
- 11/30/10 AMEND: 67.8 (Appendix A)
 - 11/23/10 ADOPT: 1190, 1190.01, 1190.02, 1190.03, 1190.04, 1190.05
 - 11/22/10 AMEND: 1859.2, 1859.83
 - 11/16/10 AMEND: 7286.1
 - 11/15/10 AMEND: 18545, 18703.4, 18730, 18940.2, 18943
 - 11/15/10 AMEND: 18225
 - 10/29/10 ADOPT: 1859.90.2 AMEND: Renumber 1859.90.2 to 1859.90.3, 1859.129, 1859.197
 - 10/28/10 AMEND: 59.1
 - 10/27/10 ADOPT: 1185.21, 1189 AMEND: 1181, 1181.1, 1181.2, 1181.4, 1183, 1183.01, 1183.02, 1183.03, 1183.06, 1183.07, 1183.08, 1183.081, 1183.09, 1183.11, 1183.12, 1183.131, 1183.14, 1183.2, 1183.21, 1183.30, 1183.31, 1183.32, 1185, 1185.2, 1185.3, 1185.4, 1185.5, 1185.6, 1186, 1187, 1187.2, 1187.3, 1187.9, 1188, 1188.1, 1188.2, 1188.3, 1188.31, 1189.1, 1189.3 REPEAL: 1181.3, 1189.4, 1189.5
 - 10/26/10 ADOPT: 2297.1
 - 10/21/10 ADOPT: 58.8 AMEND: 59.3
 - 10/11/10 ADOPT: 599.937.4
 - 10/07/10 AMEND: 51.1
 - 10/07/10 AMEND: 51.2(u)
 - 10/07/10 AMEND: div. 8, ch. 46, sec. 53500
 - 10/05/10 AMEND: div. 8, ch. 79, sec. 56800
 - 10/05/10 ADOPT: 1859.172 AMEND: 1859.162.3, 1859.171
 - 10/04/10 AMEND: 1859.2, 1859.81

10/04/10	ADOPT: 642, 643, 644, 645 AMEND: 640, 641	11/17/10	AMEND: 3434(b)
09/27/10	AMEND: 18942, 18944.1	11/17/10	AMEND: 3437
09/07/10	AMEND: Renaming of headings only, as follows: Article 4 of Chapter 1 to new Subchapter 1.2; Subarticles 1–10 of nes Subchapter 1.2 to new Articles 1–10; and Chapters 1–5 of new Article 6 to new Subarticles 1–5.	11/15/10	REPEAL: 3000, 3001, 3002, 3003, 3004
09/02/10	ADOPT: 60804.1, 60815.1, 60820.1, 60855, 60856, 60857, 60858, 60859, 60860, 60861, 60862, 60863 AMEND: 60841, 60846, 60853 REPEAL: 60855	11/09/10	AMEND: 3437
09/01/10	AMEND: 234, 548.70	10/27/10	AMEND: 6447, 6447.2, 6784
09/01/10	AMEND: 234, 548.70	10/21/10	AMEND: 3591.5(a)
08/18/10	ADOPT: 51.3, 52.1, 52.2, 52.3, 52.5, 52.8, 52.10, 53.1, 53.2, 53.3, 53.4, 54.1, 55.1, 56.1, 56.2, 56.3, 56.4, 57.1, 57.2, 58.1, 58.2, 58.6, 58.7, 58.9, 58.10, 58.11, 59.2, 59.3, 59.4, 60.1, 63.1, 64.1, 64.2, 64.3, 64.4, 64.5, 64.6 AMEND: 51 (renumbered to 51.1), 51.1 (renumbered to 51.2), 51.2 (renumbered to 52.4), 52.3 (renumbered to 52.6), 51.9 (renumbered to 52.7), 51.5 (renumbered to 52.9), 52.6 (renumbered to 55.2), 52.2 (renumbered to 58.3), 51.4 (renumbered to 58.4), 52.1 (renumbered to 58.5), 57.2 (renumbered to 59.1), 52.5 (renumbered to 60.2), 57.3 (renumbered to 60.3), 53.1 (renumbered to 66.1), 56 (renumbered to 67.1), 56.1 (renumbered to 67.2), 56.2 (renumbered to 67.3), 56.3 (renumbered to 67.4), 56.4 (renumbered to 67.5), 56.5 (renumbered to 67.6), 56.6 (renumbered to 67.7), 56.7 (renumbered to 67.8) REPEAL: 51.3, 52, 52.4, 53, 53.2, 54, 54.2, 56.8, 57.1, 57.4, 60, 60.1, 60.2, 60.3, 60.4, 60.5, 60.6, 60.7, 60.8, 60.9, 60.10, 65, 547, 547.1	10/18/10	AMEND: 3437(b)
08/13/10	AMEND: 18707	10/11/10	AMEND: 3558(a)
07/08/10	AMEND: 18313.5(c)	10/11/10	AMEND: 3855
07/06/10	AMEND: 51000	10/06/10	ADOPT: 1391, 1391.1, 1391.2, 1391.3, 1391.4 AMEND: 1391 (renumbered to 1391.5), 1391.1 (renumbered to 1391.6)
07/01/10	AMEND: 1859.90.1	10/01/10	AMEND: 3434(b)
Title 3		09/27/10	AMEND: 3
11/30/10	AMEND: 3406	09/27/10	AMEND: 3437
11/24/10	ADOPT: 3701, 3701.1, 3701.2, 3701.3, 3701.4, 3701.5, 3701.6, 3701.7, 3701.8 AMEND: 3407	09/22/10	AMEND: 3591.20(a)
11/24/10	ADOPT: 3701, 3701.1, 3701.2, 3701.3, 3701.4, 3701.5, 3701.6, 3701.7, 3701.8 AMEND: 3407	09/14/10	AMEND: 3434(b)
11/22/10	AMEND: 3435(c)	09/13/10	ADOPT: 3437
11/18/10	AMEND: 105, 108	09/09/10	AMEND: 3434(b)
11/17/10	AMEND: 3434(b)	09/02/10	AMEND: 3425(b)
		08/26/10	AMEND: 3406(b)
		08/26/10	AMEND: 3406(b)
		08/26/10	AMEND: 3434(b) & (c)
		08/26/10	ADOPT: 6531 AMEND: 6502, 6511, 6530
		08/24/10	AMEND: 3700(c)
		08/19/10	AMEND: 3423(b)
		08/17/10	AMEND: 3437
		08/16/10	AMEND: 3425(b) and (c)
		08/13/10	AMEND: 3591.15(a) and (b)
		08/11/10	AMEND: 3437
		08/05/10	AMEND: 3423(b)
		07/26/10	AMEND: 3435(c)
		07/20/10	AMEND: 3437
		07/16/10	AMEND: 3434(b) and (c)
		07/13/10	AMEND: 3591.20(a)
		07/07/10	ADOPT: 3591.24
		07/01/10	AMEND: 3437
		06/30/10	AMEND: 3423(b)
		Title 4	
		11/29/10	AMEND: 1374.2
		11/29/10	AMEND: 8070, 8072, 8073, 8074
		11/04/10	AMEND: 8034, 8035, 8042, 8043
		11/02/10	AMEND: 12480, 12488, 12492, 12494, 12496, 12498, 12499, 12501, 12502, 12504, 12508
		10/26/10	AMEND: 1844
		10/04/10	ADOPT: 10030, 10031, 10032, 10033, 10034, 10035, 10036
		09/29/10	AMEND: 8070, 8072, 8073, 8074
		09/15/10	AMEND: 10323
		09/09/10	AMEND: 1766

CALIFORNIA REGULATORY NOTICE REGISTER 2010, VOLUME NO. 50-Z

09/09/10 AMEND: 10152, 10153, 10154, 10155, 10156, 10157, 10158, 10159, 10160, 10161, 10162, 10164

08/30/10 ADOPT: 213.2 AMEND: 211, 213, 293, 405

08/20/10 AMEND: 130

08/16/10 AMEND: 1689

07/29/10 ADOPT: 5170, 5180, 5181, 5182, 5183, 5190, 5191, 5192, 5193, 5194, 5200, 5210, 5211, 5212, 5220, 5230, 5231, 5232, 5240, 5250, 5260, 5265, 5266, 5267, 5268, 5269, 5270, 5275, 5280, 5281, 5282, 5283, 5290, 5291, 5300, 5310, 5311, 5312, 5313, 5314, 5315, 5320, 5321, 5330, 5340, 5350, 5360, 5370, 5371, 5372, 5380, 5381, 5382, 5383, 5384, 5400, 5410, 5411, 5420, 5421, 5422, 5423, 5430, 5431, 5432, 5433, 5434, 5435, 5440, 5450, 5460, 5461, 5470, 5560, 5570, 5571, 5572, 5573, 5580, 5590

07/22/10 AMEND: 10300, 10302, 10305, 10310, 10315, 10317, 10320, 10322, 10323, 10325, 10326, 10327, 10328, 10330, 10335, 10337

07/13/10 AMEND: 8034, 8035, 8042, 8043

07/12/10 ADOPT: 5000, 5010, 5020, 5021, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5050, 5051, 5052, 5053, 5054, 5055, 5056, 5060, 5061, 5062, 5063, 5064, 5080, 5081, 5082, 5100, 5101, 5102, 5103, 5104, 5105, 5106, 5107, 5120, 5130, 5131, 5132, 5140, 5141, 5142, 5143, 5150, 5151, 5152, 5153, 5154, 5155, 5480, 5490, 5491, 5492, 5493, 5494, 5500, 5510, 5520, 5530, 5531, 5532, 5533, 5534, 5540, and 5550

Title 5

12/01/10 ADOPT: 76020, 76140, 76212, 76240
AMEND: 76000, 76120, 76130, 76200, 76210, 76215 REPEAL: 76010, 76240

11/18/10 ADOPT: 70030, 70040, 71135, 71320, 71390, 71395, 71400.5, 71401, 71475, 71480, 71485, 71640, 71650, 71655, 71716, 71750, 71760, 74110, 74115
AMEND: 70000, 70010, 70020, 71100, 71110, 71120, 71130, 71140, 71150, 71160, 71170, 71180, 71190, 71200, 71210, 71220, 71230, 71240, 71250, 71260, 71270, 71280, 71290, 71300, 71310, 71340, 71380, 71400, 71405, 71450, 71455, 71460, 71465, 71470, 71500, 71550, 71600, 71630, 71700, 71705, 71710, 71715, 71720, 71730, 71735, 71740, 71745, 71770, 71810, 71850, 71865, 71920, 71930, 74000, 74002, 74004, 74006, 74120, 74130, 74140, 74150, 74160, 74170, 74190, 74200 REPEAL: 70030, 71000, 71005, 71010, 71020, 71330, 71360, 71410, 71415, 71420, 71490, 71495, 71505, 71510, 71515, 71520, 71555, 71560, 71565, 71605, 71610, 71615, 71650, 71655, 71725, 71775, 71800, 71805, 71830, 71855, 71860, 71870, 71875, 71880, 71885, 71890, 71900, 71905, 71910, 72000, 72005, 72010, 72020, 72101, 72105, 72110, 72120, 72130, 72140, 72150, 72160, 72170, 72180, 72190, 72200, 72210, 72220, 72230, 72240, 72250, 72260, 72270, 72280, 72290, 72300, 72310, 72330, 72340, 72360, 72380, 72400, 72405, 72410, 72415, 72420, 72450, 72455, 72460, 72465, 72470, 72500, 72505, 72515, 72520, 72550, 72555, 72560, 72565, 72570, 72600, 72605, 72610, 72615, 72650, 72655, 72700, 72701, 72705, 72710, 72715, 72720, 72725, 72730, 72735, 72740, 72745, 72770, 72775, 72800, 72805, 72810, 72830, 72850, 72855, 72860, 72865, 72870, 72875, 72880, 72885, 72890, 72900, 72905, 72910, 72915, 72920, 72930, 73000, 73010, 73100, 73110, 73120, 73130, 73140, 73150, 73160, 73165, 73170, 73180, 73190, 73200, 73210, 73220, 73230, 73240, 73260, 73270, 73280, 73290, 73300, 73310, 73320, 73330, 73340, 73350, 73360, 73380, 73390, 73400, 73410, 73420, 73430, 73440, 73470, 73480, 73500, 73520, 73530, 73540, 73550, 73600, 73610, 73620, 73630, 73640, 73650, 73660, 73670, 73680, 73690, 73700, 73710, 73720, 73730, 73740, 73750, 73760, 73765, 73770, 73780, 73790, 73800, 73820, 73830, 73831, 73832, 73850, 73860, 73870, 73880, 73890, 73900, 73910, 74008, 74010, 74014, 74016, 74018, 74020, 74030, 74040, 74050, 74100, 74180, 74300, 74310, 74320, 75000, 75020, 75030, 75040, 75100, 75110, 75120, 75130

10/18/10 AMEND: 80015, 80015.1, 80015.2, 80015.3, 80015.4, 80021, 80021.1, 80024.7, 80024.8

CALIFORNIA REGULATORY NOTICE REGISTER 2010, VOLUME NO. 50-Z

10/18/10	ADOPT: 1216.1	72415, 72420, 72450, 72455, 72460,
10/01/10	AMEND: 57020 REPEAL: 50721,	72465, 72470, 72500, 72505, 72515,
	50722, 50723, 50724, 50725, 50727,	72520, 72550, 72555, 72560, 72565,
	50728, 50729, 50730, 57031, 50732	72570, 72600, 72605, 72610, 72615,
09/13/10	ADOPT: 4800, 4801, 4802, 4803, 4804,	72650, 72655, 72700, 72701, 72705,
	4805, 4806, 4807	72710, 72715, 72720, 72725, 72730,
08/30/10	ADOPT: 30960, 30961, 30962, 30963,	72735, 72740, 72745, 72770, 72775,
	30964	72800, 72805, 72810, 72830, 72850,
08/24/10	REPEAL: 18015	72855, 72860, 72865, 72870, 72875,
08/20/10	AMEND: 80001	72880, 72885, 72890, 72900, 72905,
08/19/10	ADOPT: 59204.1	72910, 72915, 72920, 72930, 73000,
08/19/10	ADOPT: 11967.6.1 AMEND: 11967.6	73010, 73100, 73110, 73120, 73130,
08/09/10	ADOPT: 30010, 30011, 30012, 30013,	73140, 73150, 73160, 73165, 73170,
	30014, 30015, 30016, 30017, 30018,	73180, 73190, 73200, 73210, 73220,
	30019, 30034, 30035, 30036, 30037,	73230, 73240, 73260, 73270, 73280,
	30038, 30039, 30040, 30041, 30042,	73290, 73300, 73310, 73320, 73330,
	30043, 30044, 30045, 30046 AMEND:	73340, 73350, 73360, 73380, 73390,
	30000, 30001, 30002, 30005, 30020,	73400, 73410, 73420, 73430, 73440,
	30021, 30022, 30023, 30030, 30032,	73470, 73480, 73500, 73520, 73530,
	30033	73540, 73550, 73600, 73610, 73620,
08/02/10	ADOPT: 4700, 4701, 4702	73630, 73640, 73650, 73660, 73670,
07/30/10	ADOPT: 70030, 70040, 71135, 71320,	73680, 73690, 73700, 73710, 73720,
	71390, 71395, 71400.5, 71401, 71475,	73730, 73740, 73750, 73760, 73765,
	71480, 71485, 71640, 71650, 71655,	73770, 73780, 73790, 73800, 73820,
	71716, 71750, 71760, 74110, 74115,	73830, 73831, 73832, 73850, 73860,
	76020, 76140, 76212, 76240 AMEND:	73870, 73880, 73890, 73900, 73910,
	70000, 70010, 70020, 71100, 71110,	74008, 74010, 74014, 74016, 74018,
	71120, 71130, 71140, 71150, 71160,	74020, 74030, 74040, 74050, 74100,
	71170, 71180, 71190, 71200, 71210,	74180, 74300, 74310, 74320, 75000,
	71220, 71230, 71240, 71250, 71260,	75020, 75030, 75040, 75100, 75110,
	71270, 71280, 71290, 71300, 71310,	75120, 75130, 76010, 76240
	71340, 71380, 71400, 71405, 71450,	
	71455, 71460, 71465, 71470, 71500,	
	71550, 71600, 71630, 71700, 71705,	07/23/10 AMEND: 19816, 19816.1
	71710, 71715, 71720, 71730, 71735,	Title 7
	71740, 71745, 71770, 71810, 71850,	11/23/10 AMEND: 206, 207
	71865, 71920, 71930, 74000, 74002,	11/09/10 AMEND: 219, 202
	74004, 74006, 74120, 74130, 74140,	10/13/10 AMEND: 212.5
	74150, 74160, 74170, 74190, 74200,	10/13/10 AMEND: 212.5
	76000, 76120, 76130, 76200, 76210,	Title 8
	76215 REPEAL: 70030, 71000, 71005,	11/15/10 AMEND: 9701, 9702
	71010, 71020, 71330, 71360, 71410,	11/04/10 AMEND: 16423 REPEAL: 16450,
	71415, 71420, 71490, 71495, 71505,	16451, 16452, 16453, 16454, 16455,
	71510, 71515, 71520, 71555, 71560,	16460, 16461, 16462, 16463, 16464
	71565, 71605, 71610, 71615, 71650,	11/02/10 ADOPT: 5197
	71655, 71725, 71775, 71800, 71805,	11/02/10 AMEND: 1504, 1637, 3622
	71830, 71855, 71860, 71870, 71875,	10/27/10 ADOPT: 1600.1 AMEND: 1600, 1601
	71880, 71885, 71890, 71900, 71905,	10/05/10 AMEND: 3395
	71910, 72000, 72005, 72010, 72020,	09/27/10 AMEND: 10232.2
	72101, 72105, 72110, 72120, 72130,	09/23/10 AMEND: 9767.3
	72140, 72150, 72160, 72170, 72180,	09/14/10 AMEND: 10253.1
	72190, 72200, 72210, 72220, 72230,	09/13/10 AMEND: 5206(d)(4)(a),
	72240, 72250, 72260, 72270, 72280,	1532.2(d)(4)(a), 8359(d)(4)(a)
	72290, 72300, 72310, 72330, 72340,	09/01/10 AMEND: 1502
	72360, 72380, 72400, 72405, 72410,	08/30/10 AMEND: 4848

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08/30/10 AMEND: 5158
 08/25/10 AMEND: Appendix B following section 5207
 08/17/10 AMEND: 4885
 08/09/10 AMEND: 9767.3, 9767.6, 9767.8, 9767.12, 9767.16, 9880, 9881, 9881.1, 10139
 08/03/10 AMEND: 3563, 3651
 07/22/10 AMEND: 5278
 07/13/10 AMEND: 9789.70
 07/01/10 AMEND: 4650, 4797, 4823
 06/30/10 AMEND: 10232.1, 10232.2, 10250.1
 06/30/10 ADOPT: 17300

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10/18/10 ADOPT: 1810.326, 1810.376, 1810.439 AMEND: 1810.317, 1810.321, 1810.323, 1810.345, 1810.350, 1810.360, 1810.365, 1810.375, 1810.380, 1810.425, 1810.430, 1810.435, 1810.436, 1810.438, 1820.220, 1820.225, 1830.215, 1840.112, 1850.213
 09/23/10 AMEND: 2274.70, 2274.71, 2274.72, 2274.73, 2274.74, 2274.75, 2274.76, 2274.77, 2274.78
 09/20/10 AMEND: 2494.4.9
 09/16/10 AMEND: 3006, 3007, 3007.05, 3007.2, 3007.3, 3007.6, 3008, 3010, 3011.1, 3011.2, 3011.4, 3012.2 REPEAL: 3005
 08/24/10 AMEND: 3525, 3527, 3541, 3542, 3543, 3544, 3561, 3563, 3566, 3568, 3569, 3570, 3583, 3602, 3603, 3661, 3722
 09/20/10 ADOPT: 7212.1, 7212.2, 7212.3, 7212.4 AMEND: 7210, 7211, 7212
 09/20/10 ADOPT: 7213, 7213.1, 7213.2, 7213.4, 7213.5, 7213.6, 7214, 7214.1, 7214.2, 7214.3, 7214.4, 7214.5, 7214.6, 7214.7, 7214.8, 7215, 7215.1, 7216, 7216.1, 7216.2, 7218, 7220, 7220.3, 7220.5, 7220.7, 7221, 7225 AMEND: 7213.3, 7224, 7226, 7226.1, 7226.2, 7227, 7227.1, 7227.2 REPEAL: 7213, 7213.1, 7213.2, 7214, 7215, 7216, 7218, 7219, 7220, 7221, 7225
 08/05/10 AMEND: 2646.6
 07/30/10 AMEND: 2699.6700
 07/29/10 ADOPT: 2548.1, 2548.2, 2548.3, 2548.4, 2548.5, 2548.6, 2548.7, 2548.8, 2548.9, 2548.10, 2548.11, 2548.12, 2548.13, 2548.14, 2548.15, 2548.16, 2548.17, 2548.18, 2548.19, 2548.20, 2548.21, 2548.22, 2548.23, 2548.24, 2548.25, 2548.26, 2548.27, 2548.28, 2548.29, 2548.30, 2548.31 REPEAL: 2548.1, 2548.2, 2548.3, 2548.4, 2548.5, 2548.6, 2548.7, 2548.8
 08/09/10 ADOPT: 4100, 4105, 4210, 4300, 4310, 4315, 4320, 4325, 4330, 4415, 4420
 07/21/10 ADOPT: 3575, 3576, 3577 AMEND: 3500, 3522, 3523, 3524, 3526, 3527, 3528, 3529, 3530, 3582, 3681, 3702, 3703, 3721, 3724, 3726, 3728, 3731, 3741
 07/07/10 ADOPT: 1850.350(a), 1850.350(b), 1850.350(c) AMEND: 1810.203.5(d)
 07/07/10 ADOPT: 1850.350(a), 1850.350(b), 1850.350(c) AMEND: 1810.203.5(d)

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11/04/10 AMEND: 2689.8(c)
 10/21/10 AMEND: 2498.6
 10/18/10 ADOPT: 3575, 3576, 3577 AMEND: 3500, 3522, 3523, 3524, 3526, 3527, 3528, 3529, 3530, 3582, 3681, 3702, 3703, 3721, 3724, 3726, 3728, 3731, 3741
 10/11/10 ADOPT: 2278.50, 2278.51, 2278.52, 2278.53, 2278.54, 2278.55, 2278.56, 2278.57, 2278.58, 2278.59
 07/19/10 ADOPT: 2274.70, 2274.71, 2274.72, 2274.73, 2274.74, 2274.75, 2274.76, 2274.77, 2274.78
 07/12/10 AMEND: 2698.600, 2698.602
 07/01/10 AMEND: 2699.200, 2699.201
 09/28/10 ADOPT: 1409.1, 1414, 1422.4, 1422.4.1, 1422.5, 1422.6, 1422.6.1, 1422.6.2, 1422.6.3, 1422.7, 1422.7.1, 1422.9, 1422.10, 1422.11, 1422.12, 1424, 1437, 1950.122, 1950.122.2.1, 1950.122.4, 1950.122.4.1, 1950.122.5, 1950.122.5.1, 1950.122.5.2, 1950.122.5.3, 1950.122.5.4, 1950.122.6, 1950.122.7, 1950.122.8, 1950.122.9, 1950.122.10, 1950.122.11, 1950.122.12, 1950.205.1, 1950.209, 1950.307 AMEND: 1404, 1409, 1411, 1430.5, 1431, 1433, 1436, 1454, 1550, 1552, 1557, 1950.003, 1950.122.2, 1950.123, 1950.204.3, 1950.204.4, 1950.301, 1950.314.8, 1950.316, 1950.317 REPEAL: 1950.122

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11/02/10 ADOPT: 51.26
 10/07/10 ADOPT: 994.9, 994.10, 994.11, 994.12, 994.13, 994.14, 994.15 AMEND: 994.1, 994.2, 994.4, 994.5, 994.6 REPEAL: 994.9, 994.10, 994.11, 994.12, 994.13, 994.14, 994.15, 994.16

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10/06/10	AMEND: 9040, 9041	936.9.1, 916.9.2, 936.9.2, 923.9.2, 943.9.2		
Title 13				
11/09/10	AMEND: 551.15, 551.17, 556, 558, 561, 586	07/20/10 AMEND: 670.5		
11/08/10	AMEND: 1956.8, 1958, 1961, 1976, 1978, 2111, 2122, 2136, 2141 REPEAL: 2166, 2166.1, 2167, 2168, 2169, 2170, 2171, 2172, 2172.1, 2172.2, 2172.3, 2172.4, 2172.5, 2172.6, 2172.7, 2172.8, 2172.9, 2173, 2174	07/19/10 AMEND: 632		
10/12/10	ADOPT: 1235.7 AMEND: 1200, 1235.1, 1235.2, 1235.4, 1256	07/12/10 AMEND: 7.50		
08/12/10	ADOPT: 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630	Title 15		
07/29/10	REPEAL: 171.04	11/22/10	ADOPT: 1747.1, 1749.1, 1750.1 AMEND: 1706, 1747, 1748, 1749, 1750, 1752, 1756, 1757, 1767	
07/23/10	ADOPT: 126.00, 126.02, 126.04, 127.00, 127.02, 127.04, 127.06, 127.08, 127.10 AMEND: 125.00, 125.02, 125.12, 125.16, 125.18, 125.20, 125.22	11/16/10	AMEND: 1730, 1778, 1790	
07/16/10	AMEND: 2449, 2449.1, 2449.2	10/14/10	ADOPT: 4168.7, 4171.5 AMEND: 4166, 4168, 4168.5, 4169, 4169.5, 4169.9, 4170.5, 4171, 4173, 4174, 4174.5, 4174.6 REPEAL: 4172	
07/08/10	AMEND: 1141(b)	10/11/10	ADOPT: 3999.10	
Title 13, 17			09/22/10	ADOPT: 3999.9
10/19/10	AMEND: Title 13: 2025, 2449, 2449.3, 2452, 2453, 2456, 2458, 2460, 2461, 2462 and Title 17: 93116.1, 93116.2, 93116.3	09/09/10	AMEND: 3605	
Title 14			08/19/10	ADOPT: 3268.3 AMEND: 3000, 3268, 3268.1, 3268.2
11/22/10	AMEND: 1220	08/13/10	ADOPT: 3540, 3541, 3542, 3543, 3544, 3545, 3546, 3547, 3548, 3560, 3561, 3562, 3563, 3564, 3565	
11/19/10	AMEND: 895.1, 914.7, 915.1, 916.9, 923.1, 923.2, 923.5, 934.7, 935.1, 936.9, 943.1, 943.2, 943.5, 954.7, 955.1, 956.9, 963.1, 963.2, 963.5, 1093.2, 1104.1	08/11/10	AMEND: 3350.2, 3352.2, 3356, 3358, 3390	
11/09/10	AMEND: 163, 164	08/05/10	REPEAL: 3999.3	
10/27/10	AMEND: 18660.40	08/05/10	REPEAL: 3999.4	
10/18/10	AMEND: 13800	08/05/10	REPEAL: 3999.5	
10/11/10	ADOPT: 749.6	08/04/10	ADOPT: 3042 AMEND: 3040, 3040.1, 3041, 3041.2, 3043, 3043.1, 3043.3, 3043.4, 3043.5, 3043.6, 3044, 3045, 3045.1, 3045.2, 3045.3 REPEAL: 3040.2	
10/07/10	AMEND: 20030, 20040, 20050, 20060, 20070, 20080, 20090, 20100, 20110	07/30/10	ADOPT: 3349.1.1, 3349.1.2, 3349.1.3, 3349.1.4, 3349.2.1, 3349.2.2, 3349.2.3, 3349.2.4, 3349.3, 3349.3.1, 3349.3.2, 3349.3.3, 3349.3.4, 3349.3.5, 3349.3.6, 3349.3.7, 3349.4.1, 3349.4.2, 3349.4.3, 3349.4.4, 3349.4.5, 3349.4.6 AMEND: 3349	
10/05/10	AMEND: 125, 125.1	07/27/10	REPEAL: 3999.2	
10/05/10	ADOPT: 700.3 AMEND: 105, 105.1, 106, 107, 110, 112, 116, 119, 120.2, 120.3, 102.6, 120.7, 122, 123, 124.1, 126, 147, 149.1, 150, 150.02, 150.03, 150.05, 180.3, 180.15, 700.4, 705	07/22/10	ADOPT: 3768, 3768.1, 3768.2, 3768.3 REPEAL: 3999.6	
10/05/10	AMEND: 25231	07/13/10	ADOPT: 3505 AMEND: 3000, 3075.2, 3075.3, 3502, 3504	
09/21/10	AMEND: 502, 507	07/02/10	ADOPT: 8000, 8001, 8002	
09/21/10	AMEND: 787.1, 787.4, 787.5, 787.6 REPEAL: 787.2, 787.9	Title 16		
09/08/10	AMEND: 300	11/24/10	AMEND: 1417	
08/16/10	AMEND: 918, 938, 958	11/23/10	AMEND: 144	
08/12/10	AMEND: 6550.5	11/18/10	AMEND: 811	
08/11/10	AMEND: 895.1, 916.9, 936.9, 956.9, 923.9, 943.9, 963.9 REPEAL: 916.9.1,	11/17/10	ADOPT: 1707.5	
		11/08/10	AMEND: 1974, 1996.1	
		10/18/10	AMEND: 3394.3, 3394.4, 3394.6	
		10/12/10	AMEND: 1399.501, 1399. 511, 1399.520, 1399.525, 1399.526,	

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	1399.527, 1399.545, 1399.550, 1399.556, 1399.573, 1399.612 REPEAL: 1399.508	Title 19 07/13/10 AMEND: 2729.7 and Appendix B of Article 4
09/30/10	AMEND: 4200, 4202, 4204, 4206, 4208, 4210, 4212, 4214, 4216, 4218, 4220, 4226, 4228, 4230, 4234, 4236, 4240, 4242, 4244, 4246, 4248, 4250, 4252, 4254, 4258, 4264	Title 20 09/01/10 AMEND: 1601, 1602, 1604, 1605.3, 1606, 1607 07/08/10 AMEND: 2401, 2402, Appendix, Subdivisions (a) and (b)
09/29/10	AMEND: 109(b)(2), 109(b)(7), 117(e)(2), 121(a)(2)	Title 21 09/30/10 AMEND: 7000
09/23/10	AMEND: 1391.1	Title 22
09/23/10	ADOPT: 1399.419.1, 1399.419.2	11/10/10 AMEND: 51516.1
09/22/10	ADOPT: 39, 40, 41, 42, 43, 44, 45, 46, 48, 48.1, 48.2, 48.3, 48.5, 48.6	10/26/10 AMEND: 97234, 97264, 97267
09/21/10	ADOPT: 1426.1, 1430, 1431 AMEND: 1420, 1421, 1422, 1423, 1424, 1425, 1425.1, 1426, 1427, 1428, 1428.6, 1429, 1430 (renumbered to 1432)	10/06/10 AMEND: 100080 10/06/10 AMEND: 100080 08/23/10 AMEND: 926-3, 926-4, 926-5 08/02/10 ADOPT: 119900 07/26/10 REPEAL: 97300.1, 97300.3, 97300.5, 97300.7, 97300.9, 97300.11, 97300.13, 97300.15, 97300.17, 97300.19, 97300.21, 97300.23, 97300.25, 97300.27, 97300.29, 97300.31, 97300.33, 97300.35, 97300.37, 97300.39, 97300.41, 97300.43, 97300.45, 97300.47, 97300.49, 97300.51, 97300.53, 97300.55, 97300.57, 97300.59, 97300.61, 97300.63, 97300.65, 97300.67, 97300.69, 97300.71, 97300.73, 97300.75, 97300.77, 97300.79, 97300.81, 97300.83, 97300.85, 97300.87, 97300.89, 97300.91, 97300.93, 97300.95, 97300.97, 97300.99, 97300.103, 97300.105, 97300.107, 97300.109, 97300.111, 97300.113, 97300.115, 97300.117, 97300.119, 97300.121, 97300.123, 97300.125, 97300.127, 97300.129, 97300.131, 97300.133, 97300.135, 97300.137, 97300.139, 97300.141, 97300.143, 97300.145, 97300.147, 97300.149, 97300.151, 97300.153, 97300.155, 97300.157, 97300.159, 97300.161, 97300.163, 97300.165, 97300.167, 97300.169, 97300.171, 97300.173, 97300.175, 97300.177, 97300.179, 97300.181, 97300.183, 97300.185, 97300.187, 97300.189, 97300.191, 97300.193, 97300.195, 97300.197, 97300.199, 97300.203, 97300.205, 97300.207, 97300.209, 97300.211, 97300.213, 97300.215,
08/25/10	AMEND: 427.10, 427.30	
08/18/10	AMEND: 1721, 1723.1	
08/12/10	AMEND: 2537, 2590	
07/30/10	ADOPT: 3394.7 AMEND: 3394.1, 3394.4, 3394.5, 3394.6	
07/21/10	REPEAL: 1569	
07/21/10	ADOPT: 2262.1 AMEND: 2262, 2276	
07/09/10	AMEND: 3000, 3003, 3005, 3065 REPEAL: 3006	
07/09/10	AMEND: 411	
07/09/10	AMEND: 3340.42	
07/07/10	AMEND: 3028, 3061	
06/30/10	AMEND: 1355.4	
Title 17		
11/10/10	AMEND: 50300	
11/09/10	AMEND: 30253, 30255, 30256	
10/20/10	ADOPT: 95380, 95381, 95382, 95383, 95384, 95385, 95386, 95387, 95388, 95389, 95390, 95391, 95392, 95393, 95394, 95395, 95396, 95397, 95398	
10/13/10	AMEND: 30100, 30195 REPEAL: 30321, 30321.1, 30322	
09/20/10	AMEND: 94508, 94509, 94510, 94511, 94512, 94513, 94515	
09/09/10	AMEND: 94801, 94804, 94805, 94806	
09/02/10	AMEND: 94700, 94701	
08/30/10	ADOPT: 95550	
08/26/10	AMEND: 60201, 60203, 60207, 60210, 70300, 70301, 70302, 70303, 70303.1, 70303.5, 70304, 70305, 70306	
Title 18		
10/18/10	AMEND: 1020 REPEAL: 471	
08/26/10	AMEND: 1598	
07/19/10	ADOPT: 1698.5	

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97300.217, 97300.219, 97300.221, 7300.223, 97300.225, 97300.227, 97300.229, 97300.231, 97320.1, 97320.3, 97320.5, 97320.7, 97320.9, 97320.11, 97320.13, 97320.15, 97320.17, 97320.19, 97320.21, 97320.23, 97320.25, 97320.27, 97320.29, 97320.31, 97321.1, 97321.3, 97321.5, 97321.7, 97321.11, 97321.13, 97321.15, 97321.17, 97321.19, 97321.21, 97321.23, 97321.25, 97321.27, 97321.29, 97321.31, 97321.33, 97321.35, 97321.37, 97321.39, 97321.41, 97321.43, 97321.45, 97321.47, 97321.49, 97321.51, 97321.53, 973212.55, 97321.57, 97321.59, 97321.61, 97321.63, 97321.65, 97321.67, 97321.69, 97321.71, 97321.73, 97321.75, 97321.77, 97321.79, 97321.81, 97321.83, 97321.85, 97321.87, 97321.89, 97321.91, 97321.93, 97321.95, 97321.97, 97321.98, 97321.99, 97321.101, 97321.103, 97321.105, 97231.107, 97321.109, 97321.111, 97321.113, 97321.115, 97321.117, 97321.119, 97321.121, 97321.123, 97321.125, 97321.127, 97321.129, 97321.131, 97321.133, 97321.135, 97321.137, 97321.139, 97321.141, 97321.143, 97321.145, 97321.147, 97321.149, 97322.1, 97322.3, 97322.5, 97322.7, 97322.9, 97322.11, 97322.13, 97322.15, 97323.1, 97323.3, 97323.5, 97323.7, 97323.9, 97323.11, 97323.13, 97323.15, 97324.1, 97324.3, 97324.5, 97324.7, 97324.9, 97324.11, 97324.13, 97324.15, 97324.17, 97324.19, 97324.21, 97324.23, 97324.25, 97324.27, 97324.29, 97324.31, 97324.33, 97324.35, 97324.37, 97324.39, 97324.41, 97324.43, 97324.45, 97324.47, 97324.49, 97324.51, 97324.53, 97324.55, 97324.57, 97324.59, 97324.61, 97324.63, 97324.65, 97324.67, 97324.69, 97324.71, 97324.73, 97324.75, 97324.77, 97325.1, 97325.3, 97325.5, 97325.7, 97325.9, 97326.1, 97326.3, 97326.5, 97326.7, 97326.9, 97326.11, 97326.13, 97326.15, 97331.1, 97331.3, 97331.5, 97331.7, 97332.1, 97333.1, 97333.3, 97333.5, 97333.7, 97333.9, 97333.11, 97333.13, 97333.15,	97333.17, 97333.19, 97333.21, 97333.23, 97335.1, 97335.3, 97341.1, 97341.3, 97341.5, 97341.7, 97342.1, 97324.1, 97343.3, 97343.5, 97343.7, 97343.9, 97343.11, 97343.13, 97345.1, 97345.3, 97350.1, 97350.3, 97350.5, 97350.7, 97350.9, 97352.1, 97352.3, 97352.5, 97352.7, 97352.9, 97352.11, 97353.1, 97353.3, 97353.5, 97353.7, 97353.9, 97353.11, 97353.13, 97353.15, 97354.1, 97354.3, 97354.5, 97361.1, 97361.3, 97361.5, 97362.1, 97363.1, 97363.3, 97363.5, 97363.7, 97363.9, 97363.11, 97364.1, 97364.3, 97364.5, 97364.7, 97364.9, 97365.1, 97365.3, 97370.1, 97370.3, 97370.5, 97370.7, 97372.1, 97372.3, 97372.5, 97372.7, 97372.9, 97373.1, 97373.3, 97373.5, 97373.7, 97374.1, 97381.1, 97381.3, 97381.5, 97381.7, 97381.9, 97381.11, 97382.1, 97383.1, 97383.3, 97383.5, 97383.7, 97383.9, 97383.11, 97383.13, 97383.15, 97383.17, 97383.19, 97384.1, 97384.3, 97384.5, 97384.7, 97385.1, 97385.3, 97385.5, 97390.1, 37390.3, 97391.1, 97392.1, 97392.3, 97392.5, 97392.7, 97392.9, 97392.11, 97392.13, 97394.1, 97395.1, 97395.3, 97401.1, 97401.3, 97401.5, 97402.1, 97403.1, 97403.3, 97404.1, 97404.3, 97404.5, 97404.7, 97404.9, 97405.1, 97405.3, 97411.1, 97411.3, 97411.5, 97411.7, 97411.9, 97411.11, 97412.1, 97412.3, 97412.5, 97412.7, 97412.9, 97413.1, 97413.3, 97413.5, 97413.7, 97413.9, 97413.11, 97414.1, 97414.3, 97416.1, 97416.3, 97416.5, 97416.7, 97416.9, 97416.11, 97417.1, 97418.1, 97420.1, 97420.3, 97420.5, 97421.1, 97425.1, 97425.3, 97425.5, 97425.7, 97425.9, 97426.1, 97426.3, 97426.5, 97426.7, 97426.9, 97426.11, 97431.1, 97431.3, 97431.5, 97432.1, 97433.1, 97433.3, 97434.1, 97434.3, 97434.5, 97434.7, 97434.9	
		07/23/10 AMEND: 66261.3, 66261.4, 66268.1, 66268.7, 66268.9, 66268.124
		07/22/10 ADOPT: 52000, 52100, 52101, 52102, 52103, 52104, 52500, 52501, 52502, 52503, 52504, 52505, 52506, 52508, 52509, 52510, 52511, 52512, 52513, 52514, 52515, 52516, 52600
		07/21/10 AMEND: 97232

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Title 22, MPP

10/11/10 AMEND: 88030
09/03/10 ADOPT: 84067 AMEND: 83064, 84001,
84076, 84079, 84087.2, 84088, 84090,
86065, 88065, 89405
07/09/10 ADOPT: 87606 AMEND: 87202, 87208,
87212, 87455, 87633

Title 23

11/18/10 AMEND: 2200, 2200.3, 2200.4, 2200.6
11/17/10 AMEND: 1062, 1064, 1066, 3833.1
11/4/20 ADOPT: 3929.5
09/27/10 ADOPT: 2922
09/22/10 ADOPT: 2921
09/15/10 ADOPT: 3929.4
07/19/10 ADOPT: 6932 REPEAL: 6932

07/12/10 ADOPT: 3929.3
07/12/10 ADOPT: 3919.8

Title 25

07/19/10 ADOPT: 6932 REPEAL: 6932

Title 27

11/18/10 AMEND: 25805
07/13/10 AMEND: 25705(b)

Title MPP

09/03/10 ADOPT: 31-021 AMEND: 31-003,
31-410, 31-501
08/26/10 AMEND: 40-188
08/26/10 AMEND: 44-211
08/26/10 ADOPT: 91-101, 91-110, 91-120,
91-130, 91-140