



California Regulatory Notice Register

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

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PROPOSED ACTION ON REGULATIONS

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TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

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

CONFLICT- OF-INTEREST CODES

ADOPTION

MULTI-COUNTY: Community Collaborative Charter School Board

AMENDMENT

STATE AGENCY: Department of Insurance

A written comment period has been established commencing on January 1, 2016, and closing on February 15, 2016. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 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 her 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 her or its own motion or at the request of any interested per-

son, 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 February 15, 2016. 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 Ivy Branaman, 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 re-

spective agency. Requests for copies from the Commission should be made to Ivy Branaman, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

TITLE 9. DEPARTMENT OF STATE HOSPITALS

**REHABILITATIVE AND DEVELOPMENTAL SERVICES
DIVISION 1. DEPARTMENT OF MENTAL HEALTH**

The Department of State Hospitals (Department) encourages adoption of the proposed regulations below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

A public hearing will be held if any interested person, or his or her duly authorized representative, requests a public hearing to be held relevant to the proposed action by submitting a written request to the contact person identified in this notice no later than 5:00 p.m., fifteen (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. Comments may also be submitted by facsimile (FAX) at (916) 651-3090 or by e-mail to DSH.Regulations@dsh.ca.gov. The written comment period closes at 5:00 p.m. on February 15, 2016. The Department will consider only comments received at the Department office by that time. Submit comments to:

Regulations Unit
Department of State Hospitals
1600 9th Street, Room 410
Sacramento, CA 95814

AUTHORITY AND REFERENCES

Authority: Welfare and Institutions Code sections 4005.1, 4027 and 4101 allow the Department to adopt and enforce rules and regulations necessary to carry out the duties of the Department.

References: Sections 4136, 5325.1, and 5326, Welfare and Institutions Code; and Section 1798.33, Civil Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Department proposes to adopt regulations to implement constitutional and civil rights laws related to a patient's right to court access through the duplication of court documents. These regulations also follow State laws that limit the amount an agency may charge for duplication services (Civil Code section 1798.33) and clarify duplication services for indigent patients (Welfare and Institutions Code section 4136).

Forms Incorporated By Reference

The Department is incorporating by reference form DSH 2005 (Rev. 5/15), Request for Duplication Services. A copy of the form is attached for review and comment. This form is necessary for a patient to request duplication services; for state hospital staff to verify costs based on the number of copies requested, to verify a patient's available trust funds, and to verify indigent patient status under Welfare and Institutions Code section 4136.

Policy Statement Overview

These proposed regulations will:

- provide consistent patient access to duplication services;
- ensure the state hospitals are consistent in the amount charged for duplications services;
- provide duplication services criteria for indigent patients;
- allow the Department to place reasonable restrictions or limitations on duplication services as necessary in order to protect the safety and security of other patients, the staff, and the general public;
- prevent discrimination in providing duplication services for court-required documents; and,
- increase openness and transparency in government.

The Department has conducted an evaluation and determined that these regulations are not inconsistent or incompatible with existing state regulations.

Disclosures Regarding the Proposed Regulations

The Department has made the following initial determinations:

- Mandates on local agencies and/or school districts: None.
- Costs or savings to any state agency: None.

- Costs to any local agency or school district that require reimbursement in accordance with Government Code sections 17500 through 17630: None.
- Other non–discretionary costs or savings imposed on local agencies: None.
- Costs 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. The Duplication Services provided in these regulations are currently performed by state employees.
- Cost impacts on a representative private person or business: 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.
- Small business determination: The proposed action will not affect small businesses because this regulatory action serves to specify a standardized process for providing duplication services to state hospital patients.
- Significant effect on housing costs: None.

Results of the Economic Impact Analysis

Adoption of these regulations will not:

- create new jobs or eliminate jobs within California;
- create new businesses or eliminate existing businesses within California; and,
- affect the expansion of businesses currently doing business within California.

The benefits of these regulations to the health and welfare of California residents, worker safety, and the state’s environment include:

- providing state hospital patients with access to courts through the duplication of court related documents;
- providing state worker safety through a uniform, consistent process for duplication services in all state hospitals; and,
- establishing policy for patients and workers to follow to ensure a safe and orderly process for requesting and obtaining duplication services.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Department must determine that no reasonable alternative considered by the

Department 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, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost–effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

DSH invites interested persons to present statements or arguments with respect to alternatives to the proposed regulation amendment during the written comment period.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Karen Gillham
Chief
Department of State Hospitals
Regulations Unit
1600 9th Street, Room 410
Sacramento, CA 95814
Telephone: (916) 651–5578
e–mail: karen.gillham@dsh.ca.gov

The back–up contact person for these inquiries is:

Shazida Chechi
Department of State Hospitals
1600 9th Street, Room 410
Sacramento, CA 95814
Regulations ’ Telephone: (916) 651–3222
E–mail: shazida.chechi@dsh.ca.gov

Please direct requests to Ms. Gillham at the above address for copies of the proposed text (the “express terms”) of the regulation, the initial statement of reasons, the modified text of the regulation or any other information upon which the rulemaking is based.

AVAILABILITY OF THE STATEMENT OF REASONS, TEXT OF THE PROPOSED REGULATION AMENDMENT, AND THE RULEMAKING FILE

The Department will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As of the date this notice is published, the rulemaking file consists of this notice, the proposed text of the regulation, and the initial statement of reasons. Copies may be obtained by contacting Ms. Gillham.

**AVAILABILITY OF CHANGED OR
MODIFIED TEXT**

After considering all timely and relevant comments received, the Department may adopt the proposed regulation amendment 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 Karen Gillham 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 may be obtained by contacting Ms. Gillham at the above address.

**AVAILABILITY OF DOCUMENTS ON
THE INTERNET**

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulation in underline and strikeout can be accessed through our website at www.dsh.ca.gov.

**TITLE 10. DEPARTMENT OF
INSURANCE**

**NOTICE OF INTENTION TO AMEND THE
CONFLICT-OF-INTEREST CODE OF THE
CALIFORNIA DEPARTMENT OF INSURANCE**

NOTICE IS HEREBY GIVEN that the California Department of Insurance (the "Department"), pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment to its Conflict-of-Interest Code. All inquiries should be directed to the contact listed below.

The Department proposes to amend its Conflict-of-Interest Code to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code. The amendment carries out the purposes of the law and no other alterna-

tive would do so and be less burdensome to affected persons.

Changes to the Conflict-of-Interest Code include: changes to the branches of the Department and the positions under each, reflecting the Department's reorganization as of November 23, 2015; additions of new positions to branches of the Department; changes to disclosure Categories 1 and 2, and their assignment to positions within the Department; and other technical changes.

The proposed amendment and explanation of the reasons can be obtained from the agency's contact, below.

Any interested person may submit written comments relating to the proposed amendment by submitting them no later than February 15, 2016, or at the conclusion of the public hearing, if requested, whichever comes later. At this time, no public hearing is scheduled. A person may request a hearing no later than 15 days before close of the written comment period.

The Department has determined that the proposed amendments:

1. Impose no mandate on local agencies or school districts.
2. Impose no costs or savings on any state agency.
3. Impose no costs on any local agency or school district that are required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.
4. Will not result in any nondiscretionary costs or savings to local agencies.
5. Will not result in any costs or savings in federal funding to the state.
6. Will not have any potential cost impact on private persons, businesses or small businesses.

All inquiries concerning this proposed amendment and any communication required by this notice should be directed to:

Lisbeth Landsman-Smith, Senior Staff Attorney
(916) 492-3561
Lisbeth.Landsman@insurance.ca.gov

TITLE 13. AIR RESOURCES BOARD

**NOTICE OF PUBLIC HEARING TO
CONSIDER AMENDMENTS TO THE
PORTABLE FUEL CONTAINER REGULATION**

The Air Resources Board (ARB or Board) will conduct a public hearing at the time and place noted below to consider approval for adoption of the proposed amendments to the portable fuel container (PFC) regulation requiring certification fuel to contain 10 percent

ethanol, harmonizing aspects of ARB’s PFC certification and test procedures with those of United States Environmental Protection Agency (U.S. EPA), revising the certification process, and streamlining, clarifying, and increasing the robustness of ARB’s certification and test procedures.

DATE: February 18, 2016
 TIME: 9:00 a.m.
 PLACE: California Environmental Protection Agency
 Air Resources Board
 Byron Sher Auditorium
 1001 I Street
 Sacramento, California 95814

This item may be considered at a two-day meeting of the Board, which will commence at 9:00 a.m., February 18, 2016, and may continue at 8:30 a.m., on February 19, 2016. This item may not be considered until February 19, 2016. Please consult the agenda for the hearing, which will be available at least 10 days before February 18, 2016, to determine the day on which this item will be considered.

**INFORMATIVE DIGEST OF PROPOSED ACTION
 AND POLICY STATEMENT OVERVIEW
 PURSUANT TO GOVERNMENT CODE
 11346.5(a)(3)**

Sections Affected: Proposed amendments to California Code of Regulations, title 13, sections 2467, 2467.1, 2467.2, 2467.3, 2467.4, 2467.5, 2467.6, 2467.8, and 2467.9; repeal of section 2467.7; and proposed amendments to the following documents incorporated by reference therein: “CP-501, *Certification Procedure 501 for Portable Fuel Containers and Spill-Proof Spouts*,” adopted July 26, 2006; “TP-501, *Test Procedure for Determining Integrity of Spill-Proof Spouts and Spill-Proof Systems*,” adopted July 26, 2006; and “TP-502, *Test Procedure for Determining Diurnal Emissions from Portable Fuel Containers*,” adopted July 26, 2006.

Documents Incorporated by Reference:

The following document is incorporated by reference in the regulation text:

- United States Environmental Protection Agency, *Engine Fluids, Test Fuels, Analytical Gases and Other Calibration Standards*. Title 40, Code of Federal Regulations, Part 1065.710 of Subpart H (as existed on November 20, 2015).

The following documents are incorporated by reference in the certification and test procedures:

- *California 2015 and Subsequent Model Criteria Pollutant Exhaust Emission Standards and Test Procedures and 2017 and Subsequent Model Greenhouse Gas Exhaust Emission Standards and Test Procedures for Passenger Cars, Light Duty Trucks, and Medium-Duty Vehicles*. Part II, section A.100.3.1.2 (September 2, 2015).
- United States Environmental Protection Agency, *Control of Evaporative Emissions from New and In-Use Portable Fuel Containers*. Title 40, Code of Federal Regulations, Part 59, Subpart F (as existed on November 20, 2015).
- United States Environmental Protection Agency, *Engine Fluids, Test Fuels, Analytical Gases and Other Calibration Standards*. Title 40, Code of Federal Regulations, Part 1065.710 of Subpart H (as existed on November 20, 2015).
- ASTM Standards, 2008, F852-08: Standard Specification for Portable Gasoline Containers for Consumer Use, as revised July 1, 2008. Copyrighted.
- ASTM Standards, 2008, F976-08: Standard Specification for Portable Kerosene and Diesel Containers for Consumer Use, as revised July 1, 2008. Copyrighted.

Background and Effect of the Proposed Rulemaking:

Overview

ARB staff proposes to amend the existing ARB regulation for controlling reactive organic gas (ROG) emissions from portable fuel containers (PFC or gas cans). PFCs are used to store and dispense fuel into on-road and off-road mobile sources and small off-road equipment.

ARB first adopted a regulation to reduce uncontrolled ROG emissions from PFCs in September 1999. The PFC regulation became effective in October 2000. The regulation reduces ROG emissions from five processes: evaporation of fuel vapors through PFC openings, permeation of fuel through PFC walls, leaks during transport and storage, displaced vapor, and spillage during fueling events.

The 1999 PFC regulation also included performance standards for fill height, flow rate, pressure maintenance, automatic closure, and automatic shutoff. However, diesel and kerosene containers were not subject to the regulation, and became inexpensive PFC substitutes. Additionally, uncontrolled utility jugs were being used to store and transfer gasoline.

In 2005, ARB amended the PFC regulation based on consumer feedback regarding PFC user-friendliness and the growing use of diesel, kerosene, and utility containers as PFC substitutes. Staff established a new certi-

fication procedure, expanded the definition of a PFC to include utility jugs and containers used to store diesel and kerosene fuels, modified spout performance standards to improve spillage control, reduced the diurnal emissions standard from 0.4 grams ROG per gallon per day (g/gal/day) to 0.3 g/gal/day beginning in 2009, and adopted new test procedures.

Current Proposal

Proposed major amendments to the PFC regulation are identified below. In addition, a number of modifications are being proposed to the certification and test procedures for PFCs, which are identified in the Staff Report.

- Change certification fuel formulation from 0 percent ethanol (E-0) to 10 percent ethanol (E-10) to reflect motor vehicle fuel currently available in California;
- Harmonize, wherever possible, and without compromising ARB PFC standards, with the U.S. EPA PFC regulation;
- Require PFCs currently certified for sale in California to be certified to the new procedures;
- Require PFC executive order certification to be renewed; and
- Streamline, clarify, and increase the robustness of ARB certification and test procedures.

Objectives and Benefits of the Proposed Regulatory Action:

The main purpose for this regulation amendment is to require fuel used for PFC certification testing to contain 10 percent ethanol to reflect commercially available pump fuel. Currently, the certification procedure specifies the use of fuel that does not contain ethanol. Subsequent to the adoption of the PFC regulation specifying the current certification fuel, ARB mandated commercially available pump fuel to contain 10 percent ethanol. Ethanol-based fuel has different chemical properties than non-ethanol-based fuel; therefore the regulation will be updated to require certification fuel which contains 10 percent ethanol, in order to accurately estimate emissions from PFCs and prevent certification of PFCs for sale in California that will not meet ARB performance standards when exposed to commercial grade fuel dispensed at California gasoline stations.

An additional purpose of this regulation amendment is to harmonize, where possible, ARB PFC certification and test procedures with those of U.S. EPA. U.S. EPA worked with ARB when adopting their regulation in 2009, and implemented many aspects of ARB's existing regulation. Since the two regulations are similar, it is advantageous for PFC manufacturers to submit one certification application that is acceptable to both ARB and U.S. EPA. Currently, a PFC manufacturer seeking

certification of its product must submit separate applications to ARB and U.S. EPA to certify PFCs that originate from the same manufacturing process. This regulation amendment will eliminate this duplication.

The regulation amendments also include revisions which make the certification process more robust. Revisions include the implementation of a sell-through date and certification executive order renewal every four years. These revisions are intended to increase in-use PFC compliance rates by allowing ARB to evaluate PFC performance over the term of its certification.

There are no direct impacts, either negative or positive, on health, or welfare to California residents, worker safety, and California's environment associated with the proposed regulatory amendments.

Additional contributions to the regulatory amendments resulted from public workshops on May 12, 2015 and October 20, 2015. Industry representatives and other stakeholders attended the workshops and were given the opportunity to learn about the proposed regulatory amendments and to provide input.

DETERMINATION OF INCONSISTENCY AND INCOMPATIBILITY WITH EXISTING STATE REGULATIONS PURSUANT TO GOVERNMENT CODE 11346.5(a)(3)(D)

During the process of developing the proposed regulatory action, ARB has conducted a search of any similar regulations on this topic and has concluded that these regulations are neither inconsistent nor incompatible with existing state regulations.

MANDATED BY FEDERAL LAW OR REGULATIONS

This regulation is not mandated by federal law or regulations.

COMPARABLE FEDERAL REGULATIONS

U.S. EPA worked with ARB to adopt federal regulations for portable fuel containers in 2009. Many aspects of U.S. EPA regulations are similar to ARB regulations, except for labeling, diurnal temperature profile, leak checks, certification fuel, preconditioning options, number of containers tested, and durability testing. ARB procedures will maintain its more stringent temperature profile, additional leak checks, and continue requiring certification testing using six containers rather than the three required by U.S. EPA. ARB will adopt U.S. EPA labeling requirements, allow use of U.S. EPA's more volatile certification fuel in addition to ARB's specified certification fuel, require nominal capacity for preconditioning, and adopt the additional

U.S. EPA durability tests. It is the goal of ARB to harmonize regulations and test procedures to the extent possible so that PFC manufacturers can submit one set of certification data which satisfies both U.S. EPA and ARB regulations without compromising ARB's stricter standards.

AVAILABILITY OF DOCUMENTS AND AGENCY CONTACT PERSONS

ARB staff has prepared a Staff Report: Initial Statement of Reasons (ISOR) for the proposed regulatory action, which includes a summary of the economic and environmental impacts of the proposal. The report is entitled: *Staff Report: Initial Statement of Reasons for Proposed Rulemaking Proposed Amendments to the Portable Fuel Container Regulation.*

Copies of the ISOR and the full text of the proposed regulatory language, in underline and strikeout format to allow for comparison with the existing regulations, may be accessed on ARB's website listed below, or may be obtained from the Public Information Office, Air Resources Board, 1001 I Street, Visitors and Environmental Services Center, First Floor, Sacramento, California, 95814, (916) 322-2990, on December 29, 2015.

Final Statement of Reasons Availability

Upon its completion, the Final Statement of Reasons (FSOR) will be available and copies may be requested from the agency contact persons in this notice, or may be accessed on ARB's website listed below.

Agency Contact Persons

Inquiries concerning the substance of the proposed regulatory action may be directed to the agency representative Matthew Holmes, Air Resources Engineer, Testing and Certification Section, at (916) 322-8913 or Angus MacPherson (designated back-up person), Manager, Testing and Certification Section, at (916) 445-4686.

Further, the agency representative to whom nonsubstantive inquiries concerning the proposed administrative action may be directed is Trini Balcazar, Regulations Coordinator, (916) 445-9564. The Board staff has compiled a record for this rulemaking action, which includes all the information upon which the proposal is based. This material is available for inspection upon request to the contact persons.

Internet Access

This notice, the ISOR and all subsequent regulatory documents, including the FSOR, when completed, are available on ARB's website for this rulemaking at <http://www.arb.ca.gov/regact/2016/pfc2016/pfc2016.htm>.

INITIAL DISCLOSURES REGARDING THE PROPOSED REGULATIONS

The determinations of the Board's Executive Officer concerning the costs or savings necessarily incurred by public agencies and private persons and businesses in reasonable compliance with the proposed regulatory action are presented below.

Fiscal Impact/Local Mandate Determination Regarding the Proposed Action (Government Code Sections 11346.5(a)(5)(6)&(7))

Pursuant to Government Code sections 11346.5(a)(5) and 11346.5(a)(6), the Executive Officer has determined that the proposed regulatory action would not create costs or savings to any State agency or in federal funding to the State, costs or mandate to any local agency or school district, whether or not reimbursable by the State pursuant to Government Code, title 2, division 4, part 7 (commencing with section 17500), or other nondiscretionary costs or savings to State or local agencies.

Significant Statewide Adverse Economic Impact Directly Affecting Business, Including Ability to Compete

The Executive Officer has made an initial determination that the proposed regulatory action would not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states, or on representative private persons.

Cost Impacts on Representative Private Persons or Businesses

In developing this regulatory proposal, ARB staff evaluated the potential economic impacts on representative private persons or businesses. The ARB is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Results of The Economic Impact Analysis/Assessment Prepared Pursuant to Government Code Sec. 11346.3(b)

Effect on Jobs/Businesses:

The Executive Officer has determined that the proposed regulatory action would not affect the creation or elimination of jobs within the State of California, the creation of new businesses or elimination of existing businesses within the State of California, or the expansion of businesses currently doing business within the State of California. A detailed assessment of the economic impacts of the proposed regulatory action can be found in the Economic Impact Analysis in the ISOR.

Benefits of the Proposed Regulation:

The objective of the proposed amendments to the regulation is to update certification fuel, harmonize aspects

of ARB's PFC certification and test procedures with those of U.S. EPA, and increase the robustness of the certification process.

A summary of these benefits is provided. Please refer to "Objectives and Benefits" discussion under the Informative Digest of Proposed Action and Policy Statement Overview Pursuant to Government Code 11346.5(a)(3) above.

Effect on Small Business

The Executive Officer has also determined, pursuant to California Code of Regulations, title 1, section 4, that the proposed regulatory action would not affect small businesses because the proposed regulatory amendments are expected to minimally impact the price of individual PFCs.

Housing Costs

The Executive Officer has also made the initial determination that the proposed regulatory action will not have a significant effect on housing costs.

Business Reports

In accordance with Government Code sections 11346.3(c) and 11346.5(a)(11), the Executive Officer has found that the reporting requirements of the proposed regulatory action which apply to businesses are necessary for the health, safety, and welfare of the people of the State of California.

Alternatives

Before taking final action on the proposed regulatory action, the Board must determine that no reasonable alternative considered by the Board, 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, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

Environmental Analysis

ARB, as the lead agency for the proposed regulation amendments, has concluded that this action is exempt from CEQA, as described in CEQA Guidelines §15061, because the action is both an Action Taken by Regulatory Agencies for Protection of the Environment (as described in CEQA Guidelines § 15308 for "class 8" exemptions); and is also exempt pursuant to CEQA Guidelines § 15061(b)(3) ("common sense" exemption) because it can be seen with certainty that there is no possibility that the proposed action may result in a significant adverse impact on the environment. A brief explanation of the basis for reaching this conclusion is included in Chapter IV of the Staff Report.

**WRITTEN COMMENT PERIOD AND
SUBMITTAL OF COMMENTS**

Interested members of the public may present comments orally or in writing at the hearing and may provide comments by postal mail or by electronic submittal before the hearing. The public comment period for this regulatory action will begin on January 1, 2016. To be considered by the Board, written comments not physically submitted at the hearing, must be submitted on or after January 1, 2016 and received **no later than 5:00 p.m. on February 16, 2016**, and must be addressed to the following:

Postal mail: Clerk of the Board, Air Resources Board
1001 I Street,
Sacramento, California 95814

Electronic submittal: <http://www.arb.ca.gov/lispub/comm/bclist.php>.

Please note that under the California Public Records Act (Gov. Code, § 6250 et seq.), your written and oral comments, attachments, and associated contact information (e.g., your address, phone, email, etc.) become part of the public record and can be released to the public upon request.

ARB requests that written and email statements on this item be filed at least 10 days prior to the hearing so that ARB staff and Board members have additional time to consider each comment. The Board encourages members of the public to bring to the attention of staff in advance of the hearing any suggestions for modification of the proposed regulatory action.

Additionally, the Board requests but does not require that persons who submit written comments to the Board reference the title of the proposal in their comments to facilitate review.

AUTHORITY AND REFERENCE

This regulatory action is proposed under the authority granted in California Health and Safety Code, sections 39600, 39601, 43013, 43018, and 43101. This action is proposed to implement, interpret, and make specific sections 39000, 39001, 39003, 39500, 39515, 39516, 41511, 4300, 43013, 43016, 43017, and 43018 of the California Health and Safety Code.

HEARING PROCEDURES

The public hearing will be conducted in accordance with the California Administrative Procedure Act, Government Code, title 2, division 3, part 1, chapter 3.5 (commencing with section 11340).

Following the public hearing, the Board may adopt the regulatory language as originally proposed, or with

non-substantial or grammatical modifications. The Board may also adopt the proposed regulatory language with other modifications if the text as modified is sufficiently related to the originally proposed text that the public was adequately placed on notice and that the regulatory language as modified could result from the proposed regulatory action; in such event, the full regulatory text, with the modifications clearly indicated, will be made available to the public, for written comment, at least 15 days before it is adopted.

The public may request a copy of the modified regulatory text from ARB's Public Information Office, Air Resources Board, 1001 I Street, Visitors and Environmental Services Center, First Floor, Sacramento, California, 95814, (916) 322-2990.

SPECIAL ACCOMMODATION REQUEST

Consistent with California Government Code Section 7296.2, special accommodation or language needs may be provided for any of the following:

- An interpreter to be available at the hearing;
- Documents made available in an alternate format or another language;
- A disability-related reasonable accommodation.

To request these special accommodations or language needs, please contact the Clerk of the Board at (916) 322-5594 or by facsimile at (916) 322-3928 as soon as possible, but no later than 10 business days before the scheduled Board hearing. TTY/TDD/Speech to Speech users may dial 711 for the California Relay Service.

Consecuente con la sección 7296.2 del Código de Gobierno de California, una acomodación especial o necesidades lingüísticas pueden ser suministradas para cualquiera de los siguientes:

- Un intérprete que esté disponible en la audiencia.
- Documentos disponibles en un formato alterno u otro idioma.
- Una acomodación razonable relacionados con una incapacidad.

Para solicitar estas comodidades especiales o necesidades de otro idioma, por favor llame a la oficina del Consejo al (916) 322-5594 o envíe un fax a (916) 322-3928 lo más pronto posible, pero no menos de 10 días de trabajo antes del día programado para la audiencia del Consejo. TTY/TDD/Personas que necesiten este servicio pueden marcar el 711 para el Servicio de Re-transmisión de Mensajes de California.

TITLE 16. BOARD OF BEHAVIORAL SCIENCES

NOTICE IS HEREBY GIVEN that the Board of Behavioral Sciences (Board) is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at:

Board of Behavioral Sciences
1625 N. Market Blvd.
El Dorado Room, Suite 220
Sacramento, CA 95834
February 16, 2016
10:00 a.m.–11:00 a.m.

Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office not later than 5:00 p.m. on February 15, 2016, or must be received by the Board at the hearing.

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

Authority and Reference: Pursuant to the authority vested by Sections 4980.34, 4980.60, 4990.18, and 4990.20 of the Business and Professions Code (BPC), and to implement, interpret or make specific Sections 4980.397, 4980.50, 4989.22, 4992.05, 4992.1, 4999.52, and 4999.53 of the BPC, the Board is considering changes to Division 18 of Title 16 of the California Code of Regulations as described in this Notice.

INFORMATIVE DIGEST

The Board of Behavioral Sciences (Board) licenses four types of mental health professionals: marriage and family therapists (LMFTs), educational psychologists (LEPs), clinical social workers (LCSWs), and professional clinical counselors (LPCCs). All applicants for licensure with the Board must take one or more examinations to demonstrate professional competence, in order to be granted a license.

The Board does not currently offer any type of special examination accommodations for its examinees who

speaking English as a Second Language (ESL applicants). Numerous applicants for licensure have expressed to the Board that because English is their second language, they struggle to complete the Board’s exams in the time allowed because it takes them extra time to interpret the exam questions.

The State of California has a diverse population of consumers seeking mental health services, speaking a wide variety of languages. Therefore, the Board believes it is essential to have a population of licensed mental health professionals who speak languages other than English, in order to serve these non-English speaking populations. To help meet this need, this regulatory proposal would allow the Board to grant additional time—and-a-half (1.5x) on Board-administered exams to an ESL applicant, if the applicant met specific criteria demonstrating limited English proficiency.

The regulatory proposal is as follows:

Add Section 1805.2: Additional Examination Time: English as a Second Language

This proposed section outlines three different ways an ESL applicant may qualify for time—and-a-half (1.5x) on a Board-administered examination. The applicant must submit a request for additional exam time that states under that penalty of perjury that English is his or her second language, and provide one of the following:

1. A Test of English as a Foreign Language, Internet Based Test (TOEFL-iBT) Certification Score of 85 or Below:

The TOEFL-iBT test measures English language proficiency. The TOEFL test is recognized by more than 9,000 colleges, universities and agencies in more than 130 countries.

To qualify for extra examination time, this test must have been taken within the previous two years prior to application. The reasoning for this timeframe is that Educational Testing Service (ETS) only keeps scores in its system for two years.

Deciding what TOEFL score represents limited English proficiency is somewhat arbitrary, and universities vary widely on what scores they accept. The TOEFL score of 85 or below was chosen by the Board for a couple of reasons. First, the Board examined the scoring system for the TOEFL, as well as a chart from an ETS report titled “Test and Score Data Summary for TOEFL Internet-Based and Paper-Based Tests” (ETS, 2007). The chart shows percentile ranks for TOEFL iBT scores of examinees who took the TOEFL in order to become licensed to practice

their professions. The mean score was 84, which would be in the 40th percentile.

Second, the Board reviewed recent ESL accommodation regulations that were recently approved for the Psychology Board. The Psychology Board had also chosen a score of 85 or below as demonstrating limited English proficiency.

2. Documentation from the Qualifying Master’s Degree Program that it had Granted Additional Examination Time or Other Allowance due to English as a Second Language:

In this circumstance, if the applicant’s qualifying Master’s degree program had granted the applicant additional examination time or another allowance due to speaking English as a second language, then the Board may grant the additional examination time.

3. Documentation of a Foreign Qualifying Master’s Degree that was Presented Primarily in a Language other than English:

In this circumstance, the Board may grant the additional exam time if the applicant’s qualifying Master’s degree program was from an educational institution outside of the United States, and if coursework was presented primarily in a language other than English.

For two of the Board’s license types (LCSWs and LPCCs), one of the two required exams is a national exam instead of a Board-administered exam. Although both of the national exam entities currently allow accommodations, their policies on extra time are not under direct control of the Board. Therefore, the proposed language states that allowance of the extra-time option for a required national exam is subject to availability from the exam-administering entity.

Policy Statement Overview: The objective of this proposal is to ensure that consumers in the State of California have a diverse population of mental health professionals who speak a variety of languages. The population of the state is very culturally diverse, and many consumers who speak other languages have difficulty finding a mental health professional who can speak their language. This proposal allows otherwise qualified mental health practitioners who are applying for licensure, who are having difficulty passing the Board’s exams due to a language barrier, the opportunity to have extra time to interpret the exam. If this assists these applicants with passing the exam, the population of non-English speaking licensees may increase. Public protection is maintained, because the applicants still

must demonstrate knowledge of the material that is on the exams.

CONSISTENCY OR COMPATIBILITY WITH EXISTING STATE REGULATIONS

During the process of developing these regulations and amendments, the Board of Behavioral Sciences has conducted a search of any similar regulations on this topic and has concluded that these regulations are neither inconsistent or incompatible with existing state regulations.

FORMS INCORPORATED BY REFERENCE

No forms have been incorporated by reference.

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:

The fiscal impact of this proposal will be minor and absorbable.

This is based on the following:

- The Board expects approximately 100 applicants per year will qualify for the ESL extra examination time.
- The company that administers the Board’s examinations charges the Board an extra sitting fee per applicant of \$8 per hour.
- The Board’s longest exam is 4 hours. If an applicant qualifies for extra time (time-and-a-half), he/she would get an additional 2 hours to take the exam.
- Some of the Board’s applicants are required to take 2 Board-administered exams (depending on the license type they are applying for). To be conservative, the Board is assuming that each applicant will take 2 exams.

Therefore, the Board is estimating the following annual fiscal impact:

100 applicants x 2 extra exam hours x \$8 per extra exam hour x 2 exams taken per applicant = \$3,200 additional cost to the Board per year

This calculation is also shown in Attachment A of the STD 399.

If applicants choose to take the TOEFL-iBT test to meet the requirements, they will incur some costs. In California, the cost to the applicant to take the TOEFL-iBT test is \$190, plus a \$19 fee to have ETS send the score to the Board.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Cost to Any Local Agency or School District for Which Government Code Sections 17500–17630 Require Reimbursement: None.

Business Impact: The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The allowance of qualifying applicants who speak English as a Second Language to be granted extra time on their licensing examinations will not have a negative impact on California businesses. It only affects California businesses indirectly (and not in a negative manner), in that they may later have a better opportunity to hire a bilingual licensed mental health practitioner.

Cost Impact on Representative Private Person or Business: The cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action are very minor. The Board estimates that approximately 100 applicants per year will seek the ESL extra exam time. If these applicants choose to qualify by showing a foreign degree taught in a language other than English, or by showing an ESL accommodation in their Master’s degree program, the cost they incur should be very minimal as the school will only need to mail the Board proof of the accommodation or foreign degree.

If the applicant chooses to qualify for the extra exam time by taking the TOEFL-iBT test, and they do not already have a valid score from within the last two years, they will incur a cost of \$209 (\$190 to take the test, and \$19 for the testing entity to send the Board the score).

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

Allowing extra exam time for ESL applicants may make some of those applicants more likely to pass the exams. This could benefit businesses who are seeking to employ mental health professionals who speak other languages, because it could increase the client bases of those businesses.

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

These proposed regulations will not negatively impact a business that is owned by a Board licensee or that employs Board licensees. Allowing extra exam time for ESL applicants may make some of those applicants

more likely to pass the exams. If a business has a large client base that speaks a language other than English, and if the proposed ESL extra exam time helps a candidate that speaks this language other than English to pass the exam, the business could benefit from an increased client base if they hire this mental health professional once he or she is licensed.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The Board has made an initial determination that the proposed regulatory action would not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the fact that the proposed regulation does not create any new requirements for potential licensees, and on following facts:

- **Analysis of creation/elimination of jobs:** This regulatory proposal will not eliminate any jobs, and will potentially create a positive impact to the creation of jobs by increasing the number of licensed mental health professionals. If it makes some ESL applicants more likely to pass their exams and become licensed, then they may practice as licensed professionals. This may increase the client base for companies or practitioners in areas that lack bilingual mental health professionals, if they are able to hire a licensee who speaks a language spoken by the client base.
- **Analysis of creation/elimination of businesses.** No businesses will be eliminated as a result of this proposal. Potential creation of business is expected if ESL applicants are passing the exam and becoming licensed.
- **Analysis of expansion of business:** As noted above, this proposal may lead to some expansion of business. If there are more bilingual mental health professionals available for a business to hire, those businesses may gain an increased bilingual client base.
- **Benefits of the Regulation to the Health and Welfare of California Residents, Worker Safety, and the State's Environment:** The Board has determined these regulations may benefit California consumers of mental health services. If the extra examination time reduces barriers to licensure for potential licensees who speak

English as a second language, the population of these licensees will increase. This will benefit non-English speaking consumers of mental health services, because there is a shortage of mental health practitioners who speak foreign languages. This proposal will not affect worker safety or the State's environment.

As part of its Economic Impact Analysis, the Board has determined that its proposal will not affect the ability of California businesses to compete with other states by making it more costly to produce goods or services, and it will not eliminate any jobs or occupations. This proposal does not impact multiple industries.

Occupations/Businesses Impacted: Allowing extra exam time for ESL applicants may make some of those applicants more likely to pass the Board's licensing exams, if the time allotted to interpret and take the exam has been a barrier to licensure for them. These applicants may be more likely to become licensed, allowing an occupation for them, and increasing the client base for businesses seeking to hire mental health practitioners who speak a language other than English.

Reporting Requirements: The proposed regulations do not impose any reporting requirements on licensees or the public.

Business Reporting Requirement: The proposed regulations do not impose any reporting requirements on businesses.

Comparable Federal Regulations: None.

Benefits: This proposal may benefit non-English speaking residents of California who are consumers of mental health services. It is often difficult for these consumers to find a mental health practitioner who speaks their native language. If the extra examination time reduces barriers to licensure for potential licensees who speak English as a second language, the population of these licensees will increase.

CONSIDERATION OF ALTERNATIVES

The Board must determine that no reasonable alternative it considered to the regulation or that has otherwise been identified and brought to its attention would either be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law. The alternatives considered were as follows:

1. Not adopt the regulations. This alternative was rejected because the Board believes that the diverse population in California needs mental health practitioners that speak a wide variety of languages in order to meet the population's mental health needs. The Board believes that offering ESL applicants extra examination time will help some non-English speakers become licensed, while still ensuring that they are qualified practitioners.
2. Adopt the regulations. The Board determined that this alternative is the most feasible. It helps non-English speakers by ensuring they have enough time to interpret the questions on the examination, and it upholds public protection because it ensures their knowledge of the mental health profession is still being tested.

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

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the person designated in the Notice under Contact Person or by accessing the Board's website, www.bbs.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 below. You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below or by accessing the website listed below.

CONTACT PERSON

Inquiries or comments concerning the proposed rule-making action may be addressed to:

Name: Rosanne Helms
Address: 1625 N. Market Blvd., Suite S-200
Sacramento, CA 95834
Telephone No.: (916) 574-7897
Fax No.: (916) 574-8626
E-Mail
Address: Rosanne.Helms@dca.ca.gov

The backup contact person is:

Name: Christy Berger
Address: 1625 N. Market Blvd., Suite S-200
Sacramento, CA 95834
Telephone No.: (916) 574-7817
Fax No.: (916) 574-8626
E-Mail
Address: Christy.Berger@dca.ca.gov

Website Access: Materials regarding this proposal can be found at www.bbs.ca.gov.

TITLE 16. BOARD OF CHIROPRACTIC EXAMINERS

NOTICE IS HEREBY GIVEN that the Board of Chiropractic Examiners (hereafter "Board") is proposing to amend regulations described in the Informative Digest below. Any person interested may present statements or arguments relevant to the action proposed in writing. Written comments, including those sent by mail, facsimile, or e-mail to the address listed under Contact Person in this Notice, must be received by the Board of Chiropractic Examiners at its office no later than 5:00 p.m. on February 15, 2016.

The Board does not intend to hold a hearing on this matter. If any interested party wishes that a hearing be held, he or she must make the request in writing to the Board. The request must be received in the Board office no later than 15 days before the close of the written comment period.

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

AUTHORITY AND REFERENCE

Pursuant to the authority vested by sections 1000–4(b), 1000–4(c) and 1000–5 of the Business and Professions Code (Chiropractic Initiative Act of California Stats. 1923 p. lxxxviii), and section 115.5 of the Business and Professions Code and to implement, interpret or make specific sections 1000–5 of the Business and Professions Code (Chiropractic Initiative Act of California, Stats. 1923 p. lxxxviii), section 11019.11 of the Government Code, and Sections 27, 30, 114.3, 114.5, 115.4, 115.5, 135.5, 480 and 802(a) of the Business and Professions Code, the Board is considering changes to Title 16, Division 4, of the California Code of Regulations as follows:

INFORMATIVE DIGEST

The Chiropractic Initiative Act, hereinafter referred to as the Act, Section 1000–4(b) authorizes the Board to adopt regulations as they may deem proper and necessary for the performance of its work, the effective enforcement and administration of this act, the establishment of educational requirements for license renewal, and the protection of the public.

Current Board regulation 16 CCR Section 321 requires any applicant for a license to practice Chiropractic to submit an application titled “Application for License to Practice Chiropractic” on an application form (No. 09A–1 (Rev. 9/92)) to the Board. The proposal seeks to amend the application form, incorporated by reference, to include recent statutory changes that assist past and present members of the U.S. military and their spouses or domestic partners who have professional or occupational licenses to obtain licensure in California. The proposal also creates education verification documents titled, “Verification of Prechiropractic Hours,” Form No. 09B–3 (New 07/14), and “Chiropractic College Certificate,” Form No. 09B–2 (New 07/14).

Current Board regulation 16 CCR Section 364 provides criteria that allow a licensee to qualify for a full or partial exemption from the continuing education requirements of section 361. The proposal adds authority for the Board to grant continuing education credit to a licensee who participates in a two–day workshop as a Subject Matter Expert on the development of the California Law and Professional Practice Examination.

This proposal is intended to implement these statutes in a manner that is consistent with the enforcement and administration of the Act and protection of the public. Specifically, this proposal will:

- Establish a process for identifying past and present members of the U.S. military and their spouses or domestic partners, thereby enabling the Board to expedite the processing of their application,
- Establish a process by which applicants who have not obtained a social security number but have an individual taxpayer identification number may apply for a chiropractic license,
- Establish a process through which the Board can verify an applicant’s education as part of the requirements for licensure,
- Enhance the Board’s screening process of applicants through revision of the application for licensure to conform with changes in law pertaining to administrative discipline and criminal history,
- Remove an inconsistency in the law regarding continuing education requirements for active members of the U.S. military, and
- Provide the Board with authority to grant continuing education credit to Subject Matter experts for participating in the review and revision of the California Law and Professional Practices Examination (CLPPE).

**POLICY STATEMENT
OVERVIEW/ANTICIPATED BENEFITS
OF PROPOSAL**

The Board’s highest priority is protection of the public when exercising its licensing, regulatory and enforcement functions. This proposal is consistent with the Board’s highest priority and will enable the Board to quickly identify applicants who are past and present members of the U.S. military or spouses/domestic partners of active duty U.S. military members stationed in California in order to process their applications first, which may enhance the timeframe in which they receive a license from the Board. Although the Board does not currently have a backlog in processing licensing applications, this process will provide the Board with the ability to identify these applications and assign them as the highest priority.

Further, this proposal will enhance the Board’s consumer protection efforts by requiring applicants for licensure to disclose additional information regarding administrative discipline and criminal and licensing history in order to ensure that the applicant is fit to provide chiropractic services in California. Also, the proposed regulation establishes a process by which applicants who have not obtained a social security number but have an individual taxpayer identification number may apply for a chiropractic license.

Additionally, the proposal provides the Board with authority to grant Continuing Education credit to Subject Matter Experts who participate in the review and revision of the CLPPE which is administered to ensure applicants are proficient with current chiropractic practice standards and laws. Lastly, this proposal will remove inconsistencies in the Application for License to Practice Chiropractic (No. 09A-1 (Rev. 9/92)), Board regulations and laws pertaining to denial of applicants or discipline of licensees, and continuing education requirements for active duty members of the U.S. military. This proposal is intended to enhance public safety through the collection of additional disciplinary and criminal history on the licensing applications in order to determine an applicant's fitness to practice chiropractic.

CONSISTENCY AND COMPATIBILITY WITH EXISTING STATE REGULATIONS

During the process of developing these regulations and amendments, the Board has evaluated this regulatory proposal and determined that it is neither inconsistent nor incompatible with existing state regulations.

INCORPORATION BY REFERENCE

- "Application for License to Practice Chiropractic", Form 09A-1 (Rev. 06/14)
- "Verification of Prechiropractic Hours", No. 09B-3 (New 07/14)
- "Chiropractic College Certificate", 09B-2 (New 07/14)

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:

The Board has determined that this proposal will not have a fiscal impact upon public agencies, state agencies or federal funding to the state. There are no additional fees or significant expenses incurred by the state as a result of this proposal. This proposal will assist the Board in expediting the licensure process for past and present members of the U.S. military and their spouses/domestic partners, as well as update the licensing application process and forms with current laws.

Nondiscretionary Costs/Savings to Local Agencies:
None.

Local Mandate: None.

Cost to Any Local Agency or School District for which Government Code Section 17630 Requires Reimbursement: None.

Business Impact:

The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states and the creation, elimination or expansion of California businesses. Specifically, this proposal would impact applicants who are past and present members of the military and their spouses/legal partners as well as undocumented applicants by authorizing licensing application processing privileges granted by the legislature. The Board's proposed regulations are intended to implement section 1000-5 of the Business and Professions Code (Chiropractic Initiative Act of California, stats. 1923 p. lxxxviii), Government Code section 11019.11 and BPC sections 27, 30, 114.3, 114.5, 115.4, 115.5, 135.5, 480 and 802(a) in a manner that will provide the greatest protection to the people of California. Chiropractic businesses are most commonly sole practices, but may include partnerships or corporations. National statistics over the last five years have shown that student enrollment in chiropractic colleges and licensed chiropractors in each state have been relatively consistent from year to year.

AND

The following relevant data were relied upon in making the above determination:

- Senate Bill 1159 (Lara, Chapter 752, Statutes of 2014)
- Senate Bill 1226 (Correa, Chapter 657, Statutes of 2014)
- Assembly Bill 1057 (Medina, Chapter 693, Statutes of 2013)
- Assembly Bill 258 (Chavez, Chapter 227, Statutes of 2013)
- Assembly Bill 1588 (Atkins, Chapter 742, Statutes of 2012)
- Assembly Bill 1904 (Block, Chapter 399, Statutes of 2012)
- Board Meeting Minutes from October 28, 2014
- Application for License to Practice Chiropractic
- "FCLB Nation Trends of DC Licenses to Population"
- "Chiropractic College Enrollment Data — 1995 to 2013"
- "CA Board of Chiropractic Examiners — Table of California Chiropractic Licensees 2010-2015"

Cost Impact on Representative Private Person or Business:

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

The application fee of \$100 and fingerprint fees remain the same. Other minor costs would be incurred by the applicant for supplying documentation to the Board regarding education and criminal or disciplinary history.

Effect on Housing Costs: None.

Effect on Small Business:

The Board has determined that this regulatory proposal would not have a significant economic impact on small businesses because national statistics over the last five years show student enrollment in chiropractic colleges and the number of licensed chiropractors in each state as relatively consistent from year to year.

Results of the Economic Impact Analysis/Assessment

The Board concludes that it is (1) unlikely that the proposal will eliminate any jobs for the profession, (2) unlikely that the proposal will create additional jobs for the profession, (3) unlikely that the proposal will create new businesses for licensees, (4) unlikely that the proposal will eliminate any existing businesses, and (5) the proposal is unlikely to expand businesses currently doing businesses with the state.

The Board has determined that this regulatory proposal will protect the health and welfare of California residents through the collection of additional licensing, disciplinary and criminal history information on the licensing application in order to determine an applicant's fitness to practice chiropractic. Additionally, the Board believes that offering continuing education credit for participation as a Subject Matter Expert in the review and revision of CLPPE will ensure the efficacy and validity of the examination, thereby resulting in licensees who have demonstrated proficiency in current California laws and practices guiding their profession. This proposal will have no effect on worker safety or the State's environment.

CONSIDERATION OF ALTERNATIVES

The Board must determine that no reasonable alternative it considered to the regulation 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, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to af-

ected private persons and equally effective in implementing the statutory policy or other provision of law.

Any interested person may present statements in writing relevant to the above determinations to the address provided below under "CONTACT PERSON."

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, the initial statement of reasons, and all the information, upon which the proposal is based, may be obtained upon written request from:

Marcus McCarther, Policy Analyst
901 P Street, Suite 142A
Sacramento, California 95814
(916) 263-5355 x 5329
Fax (916) 327-0047
marcus.mccarther@dca.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 that is available for public inspection by contacting the person named below.

You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below or by accessing the web site, www.chiro.ca.gov.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Name: Marcus McCarther, Policy Analyst
Address: 901 P Street, Suite 142A
Sacramento, California 95814
Telephone: (916) 263-5355 x 5329
Fax: (916) 327-0047
E-mail: marcus.mccarther@dca.ca.gov

The backup contact person is:

Name: Robert Puleo, Executive Officer
 Address: 901 P Street, Suite 142A
 Sacramento, CA 95814
 Telephone: (916) 263-5355
 Fax: (916) 327-0039
 E-mail: chiro.info@dca.ca.gov

**AVAILABILITY OF STATEMENT OF REASONS
 AND PROPOSED TEXT**

The proposed rule amendments are set forth in an Assigned Commissioner's Ruling and available on the Commission's web site at <http://docs.cpuc.ca.gov/SearchRes.aspx?DocFormat=ALL&DocID=148365165>. The ruling includes a more detailed initial statement of the reasons for the rule amendments.

Website Address: Materials regarding this proposal can be found at www.chiro.ca.gov.

The proposed rule amendment consists of the addition of a new Rule 17.5. The complete text of the new Rule is set out below:

**TITLE 20. PUBLIC UTILITIES
 COMMISSION**

Rule 17.5

The California Public Utilities Commission (Commission) proposes to amend regulations described below after considering all comments, objections, or recommendations regarding the proposal.

- (a) Except as set out in sub-paragraph (b) below, every applicant for a Certificate of Public Convenience and Necessity shall agree, as a condition of filing the application, that it will pay all awards of intervenor compensation made in connection with the proceeding, and to guarantee payment thereof will post a bond in an amount set by the presiding Administrative Law Judge.
- (b) Existing holders of Certificates of Public Convenience and Necessity are exempt from the requirement to post a bond unless an intervenor can show, by clear and convincing evidence, that there is a significant risk of non-payment in the absence of a bond.
- (c) Upon the motion of a party with good cause shown, the presiding Administrative Law judge may modify the amount of the bond requirement.

At a duly noticed regularly scheduled meeting not earlier than May 1, 2016 in the Commission Auditorium, 505 Van Ness Avenue, San Francisco, the Commission will consider a proposal to amend the Rules of Practice and Procedure set forth in Division 1, Chapter 1 of Title 20 of the California Code of Regulations. The proposed amended regulations will reflect changes in the Commission's administration, provide consistency among the rules, and provide greater clarity.

AUTHORITY TO ADOPT RULES

COMMENTS AND INQUIRIES

Article XII, Section 2 of the California Constitution and Section 1701 of the Public Utilities Code authorize the Commission to adopt Rules of Practice and Procedure.

Any interested person may submit written comments concerning the proposed rule amendments. The written comment period closes at 5:00 p.m. on February 15, 2016. All comments must be served on the following contact person:

INFORMATIVE DIGEST

Karl J. Bemesderfer
 Administrative Law Judge
 California Public Utilities Commission
 Division of Administrative Law Judges
 505 Van Ness Avenue
 San Francisco, CA 94102
 Telephone: (415) 703-1199

The California Public Utilities Commission proposes to amend its Rules of Practice and Procedure to insure that funds will be available for the payment of an intervenor compensation award to any intervenor who makes a substantial contribution to a Commission proceeding even if the proceeding results in an unsuccessful application for a Certificate of Public Convenience and Necessity.

Inquiries concerning the substance of the proposed amendment, requests for copies of the text for the proposed amendment, or other questions should be directed to Judge Bemesderfer at the above street or e-mail address or telephone number.

To achieve this goal, the Commission proposes to require all new applicants for a Certificate of Public Convenience and Necessity to post a bond in an amount determined by the presiding Administrative Law Judge to be sufficient to pay all anticipated intervenor compensation awards.

**AVAILABILITY OF CHANGED OR
 MODIFIED TEXT**

Following the comment period, the Commission may adopt the proposed rule amendments substantially as

described in this notice. If modifications are made that are sufficiently related to the originally proposed text, the modified text, with the changes clearly indicated, will be made available to the public for at least 15 days prior to the date on which the Commission adopts the rule amendments. Requests for copies of any modified rule amendments should be sent to the attention of Judge Bemdeserfer at either of the addresses indicated above. The Commission will accept written comments on the modified regulations, if any, for 15 days after the date on which the modifications are made.

**TITLE 24. BUILDING STANDARDS
COMMISSION**

**NOTICE OF PROPOSED ACTION
TO
BUILDING STANDARDS
OF THE
OFFICE OF STATEWIDE HEALTH PLANNING
AND DEVELOPMENT**

**REGARDING THE CALIFORNIA
PLUMBING CODE
CALIFORNIA CODE OF REGULATIONS,
TITLE 24, PART 5**

OSHPD EF 02/15

Notice is hereby given that the California Building Standards Commission (CBSC) on behalf of the Office of Statewide Health Planning and Development (OSHPD) proposes to adopt, approve, codify, and publish changes to building standards contained in the California Code of Regulations (CCR), Title 24, Part 5. The OSHPD is proposing building standards related to water-conserving flow rates for water closets and urinals.

**PUBLIC COMMENT PERIOD
(Government Code Section 11346.5(a)(17))**

A public hearing has not been scheduled; however, written comments will be accepted from **January 1, 2016, until 5:00 p.m. on February 15, 2016**. Please address your comments to:

California Building Standards Commission
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Attention: Michael L. Nearman,
Acting Executive Director

Written comments may be e-mailed to CBSC@dgs.ca.gov.

Any interested person or his or her duly authorized representative may request, no later than 15 days prior to the close of the written comment period that a public hearing be held.

The public will have an opportunity to provide both written and/or oral comments regarding the proposed action on building standards at a public meeting to be conducted by the California Building Standards Commission to be scheduled at a date near the end of the current adoption cycle. A meeting notice will be issued announcing the date, time and location of the public meeting.

**POST-HEARING MODIFICATIONS TO THE
TEXT OF THE REGULATIONS
(Government Code Section 11346.5(a)(18)),
(Government Code Section 11346.8(c))**

Following the public comment period, the CBSC may adopt the proposed building standards substantially as proposed in this notice or with modifications that are sufficiently related to the original proposed text and notice of proposed changes. If modifications are made, the full text of the proposed modifications, clearly indicated, will be made available to the public for at least 15 days prior to the date on which the CBSC adopts, amends, or repeals the regulation(s). CBSC will accept written comments on the modified building standards during the 15-day period.

NOTE: To be notified of any modifications, you must submit written/oral comments or request that you be notified of any modifications.

**AUTHORITY AND REFERENCE
(Government Code Section 11346.5(a)(2))**

The California Building Standards Commission proposes to adopt these building standards under the authority granted by Health and Safety Code Section 18949.3. The purpose of these building standards is to implement, interpret, and make specific the provisions of Health and Safety Code Sections 1226, 1275, and 129790. The OSHPD is proposing this regulatory action based on Health and Safety Sections 1226, 1275, 129790 and 129850; Government Code Section 11152.5; and Section 30, Governor's Executive Order No. B-29-15 (April 1, 2015).

INFORMATIVE DIGEST

Summary of Existing Laws

- Health and Safety Code Section 1226 authorizes the Office to prescribe, in consultation with the Community Clinics Advisory Committee, minimum building standards for the physical plant of clinics, for adoption in the California Building Standards Code.
- Health and Safety Code Section 1275 authorizes the Office to adopt and enforce building standards for the physical plant of health facilities including hospitals, skilled nursing facilities and correctional treatment centers.
- Health and Safety Code Section 129790 authorizes the Office to propose building standards for correctional treatment centers in cooperation with the Department of Corrections, Board of Corrections and Department of Youth Authority.
- Government Code Section 11152.5 authorizes a state department to adopt regulations pursuant to the Government Code. Regulations are building standards must be adopted pursuant to State Building Standards Law of the Health and Safety Code (commencing with 18901).

Summary of Existing Regulations

Title 24, Part 5, 2013 California Plumbing Code, is based on the 2012 Uniform Plumbing Code (model code) with California amendments. The code contains plumbing system requirements for the design and construction of hospitals, skilled nursing facilities, licensed clinics, and correctional treatment centers. Specifically, the California Plumbing Code contains water-flow volume requirements for low-consumption and water-saving toilets and urinals that are based on the model code.

Summary of Effect

This proposed action will make modifications to the 2013 California Plumbing Code that reference appropriate standards pertaining to health facilities under OSHPD jurisdiction, with amendments necessitating immediate action to avoid serious harm to the public peace, health, safety, and general welfare in response to ongoing drought conditions and the subsequent State of Emergency proclamations and Executive Order No. B-29-15 issued by the Governor.

Comparable Federal Statute or Regulations

This proposal is based on Title 20, California Code of Regulations Appliance Efficiency Standards and will provide consistency within the state regulations. There is no Federal regulation related to this proposal.

Policy Statement Overview

OSHPD is responsible for the development of regulations regarding the physical plant for hospitals, skilled nursing facilities, licensed clinics and correctional treatment centers.

Evaluation of consistency

The proposed action is consistent and compatible with existing state regulations. This proposed action will align specified standards in Title 24 with those in Title 20 and prevent incompatible/inconsistent regulations.

OTHER MATTERS PRESCRIBED BY STATUTE
APPLICABLE TO THE AGENCY OR TO ANY
SPECIFIC REGULATION OR CLASS
OF REGULATIONS

(Government Code Section 11346.5(a)(4))

The California Energy Commission develops and maintains the Appliance Efficiency Regulations contained within Sections 1601–1609 of Title 20, California Code of Regulations, which prohibit the sale or offer for sale of specified noncompliant plumbing fixtures, effective January 1, 2016. Additionally, the California Energy Code (Part 6, Title 24, California Code of Regulations) states that any appliance regulated by the Appliance Efficiency Regulations, Title 20 California Code of Regulations, Section 1601 et seq., may be installed only if the appliance fully complies with Section 1608(a) of those regulations. In order to prevent a conflict between Title 20 and Title 24, Part 5, California Plumbing Code, OSHPD is proposing this building standard regulation that will align the water-consumption requirements for water closets and urinals to those recently adopted by the California Energy Commission in Title 20.

MANDATE ON LOCAL AGENCIES OR
SCHOOL DISTRICTS

(Government Code Section 11346.5(a)(5))

The OSHPD has determined that the proposed regulatory action would not impose a mandate on local agencies or school districts.

ESTIMATE OF COST OR SAVINGS

- Cost or Savings to any state agency: **No.**
- Cost to any local agency required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **No.**
- Cost to any school district required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **No.**

D. Other nondiscretionary cost or savings imposed on local agencies: **No.**

E. Cost or savings in federal funding to the state: **No.**
Estimate: None.

OSHPD has prepared an Economic and Fiscal Impact Statement (Form 399) pertaining to the proposed action that reflects no fiscal impact for items A through E above. The proposed code change will prevent confusion and provide consistency between Title 24 and Title 20 California Code of Regulations. There is no cost for compliance with this proposed code change.

**INITIAL DETERMINATION OF NO
SIGNIFICANT STATEWIDE ADVERSE
ECONOMIC IMPACT ON BUSINESSES**

The OSHPD has made an initial determination that the adoption of this regulation will not have a significant statewide adverse economic impact on businesses, including the ability of California businesses to compete with businesses in other states.

DECLARATION OF EVIDENCE

The proposed action makes a minor technical change to Title 24 which provides code users with a reference to specific plumbing fixture water-flow rates located in Title 20. The proposed code change will prevent confusion and provide consistency between Title 24 and Title 20 California Code of Regulations. There is no cost for compliance with this proposed code change.

There are no other facts, documents, testimony or additional evidence that OSHPD relied on to determine that there will not be an adverse economic impact on businesses in California and their ability to compete with businesses in other states.

**FINDING OF NECESSITY FOR THE PUBLIC'S
HEALTH, SAFETY, OR WELFARE**

The OSHPD has made an assessment of this proposal and has determined that the regulation does not require a report pursuant to Government Code Section 11346.3(d).

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

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

**ASSESSMENT OF EFFECT OF REGULATIONS
UPON JOBS AND BUSINESS EXPANSION,
ELIMINATION OR CREATION**

(Government Code Section 11346.5(a)(10),
Government Code Section 11346.3(b)(1))

The OSHPD has made an assessment as to whether or not and to what extent this proposal will affect the following:

- **The creation or elimination of jobs within the State of California.**

The proposed regulation will not create or eliminate jobs within California.

- **The creation of new businesses or the elimination of existing businesses within the State of California.**

The proposed regulation will not create new businesses or eliminate existing businesses within California.

- **The expansion of businesses currently doing business with the State of California.**

The proposed regulation will not cause expansion of businesses that are currently doing business in California.

- **The benefits of the regulation to the health and welfare of California residents, worker safety, and the state's environment.**

OSHPD promulgates building standards regarding the design and construction of licensed health facilities to ensure the protection of the public's health and safety in the facilities. The proposed action is in response to the Governor's Executive Order No. B-29-15 proclaiming a State of Emergency due to the severe drought conditions throughout California.

**ESTIMATED COST OF COMPLIANCE OF
STANDARDS THAT WOULD IMPACT HOUSING**

The OSHPD has determined that the proposed regulation would not have a cost impact on housing.

**CONSIDERATION OF ALTERNATIVES
(Government Code Section 11346.5(a)(13))**

The OSHPD must determine that no reasonable alternative considered by the state agency or that has otherwise been identified and brought to the attention of the agency 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, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

AVAILABILITY OF
RULEMAKING DOCUMENTS
(Government Code Section 11346.5(a)(20)),
(Government Code Section 11346.5(a)(19))

All of the information upon which the proposed regulations are based is contained in the rulemaking file, which is available for public review by contacting the person named below. This notice, the express terms and initial statement of reasons can be accessed from the California Building Standards Commission website:

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

Interested parties may obtain a copy of the final statement of reasons, once it has been prepared, by making a written request to the contact person named below or at the California Building Standards Commission website.

Government Code Section 11346.5(a)(21) states that OSHPD shall provide, upon request, a description of proposed changes included in the proposed action, in the manner provided by Section 11346.6, to accommodate a person with a visual or other disability for which effective communication is required under state or federal law and that providing the description of proposed changes may require extending the period of public comment for the proposed action.

**CBSC CONTACT PERSON FOR PROCEDURAL
AND ADMINISTRATIVE QUESTIONS**
(Government Code Section 11346.5(a)(14))

General questions regarding procedural and administrative issues should be addressed to:

Michael L. Nearman, Acting Executive Director
(916) 263-0916
Michael.Nearman@dgs.ca.gov

Kevin Day, Staff Services Manager I (Specialist)
(916) 263-0355
kevin.day@dgs.ca.gov

Department of General Services/California
Building Standards Commission
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Telephone No.: (916) 263-0916

PROPOSING STATE AGENCY CONTACT
PERSON FOR SUBSTANTIVE AND/OR
TECHNICAL QUESTIONS ON THE PROPOSED
CHANGES TO BUILDING STANDARDS

Specific questions regarding the substantive and/or technical aspects of the proposed changes to the building standards should be addressed to:

Glenn S.A. Gall, Supervisor, Building
Standards Unit
Office of Statewide Health Planning and
Development
Telephone: (916) 440-8300
E-mail: regsunit@oshpd.ca.gov
FAX: (916) 324-9188

GENERAL PUBLIC INTEREST

**DEPARTMENT OF HEALTH CARE
SERVICES**

**THE DEPARTMENT OF HEALTH CARE
SERVICES WILL INCLUDE ALL MEDICAID
ELIGIBLES UNDER THE AGE OF 22 FOR
TARGETED CASE MANAGEMENT (TCM)
SERVICES UNDER THE LOCAL
EDUCATIONAL AGENCY (LEA) MEDI-CAL
BILLING OPTION PROGRAM**

This notice is to provide information of public interest with respect to the proposed State Plan Amendment (SPA) 16-001 for the Local Educational Agency (LEA) Medi-Cal Billing Option Program to provide Targeted Case Management (TCM) services to all Medicaid-eligible beneficiaries under the age of 22, regardless of whether the individual has an Individualized Education Plan (IEP) or Individualized Family Service Plan (IFSP).

Senate Bill 276, Chapter 653, Statutes of 2015, amended Welfare and Institutions Code 14132.06 and requires, among other provisions, the Department to seek federal financial participation for covered services that are provided by an LEA to a child who is an eligible Medicaid beneficiary regardless of whether the child has an IEP or IFSP.

PUBLIC REVIEW AND COMMENTS

Copies of this public notice will be available at welfare offices in every county of the State.

Copies of the State Plan Amendment that amends California's Medicaid State Plan may be requested, in

writing, from Mr. John Mendoza, Department of Health Care Services, Safety Net Financing Division, MS 4504, P.O. Box 997436, Sacramento, CA 95899-7436.

Written comments concerning the proposal may be mailed to Mr. Mendoza at the above address and must be received on or before February 15, 2016.

DEPARTMENT OF JUSTICE

**CALIFORNIA OFFICE OF THE
ATTORNEY GENERAL
NOTICE OF ROOM CHANGE FOR
PUBLIC HEARING**

NOTICE IS HEREBY GIVEN that the Department of Justice has changed the room location of the public hearing scheduled for January 27, 2016, starting at 10:00, at the Ronald Reagan State Building located at 300 S. Spring Street, Los Angeles, CA 90013, regarding the proposed amendments to Sections 310 and 312 of Title 11, Division 1, Chapter 4, and Section 999.1 of Title 11, Division 1, Chapter 15, of the California Code of Regulations. The Notice was originally published on December 11, 2015 in Notice Register 2015, No. 50-Z.

The public hearing will take place as follows:

Date
of Hearing: **January 27, 2016**
Address: **Ronald Reagan State Building
300 S. Spring Street, Room 1208
Dept. of Insurance
Hearing Room, Lobby Level
Los Angeles, CA 90013**
Time: **10:00 a.m.**

CONTACT PERSON

If you have any questions or comments, you may direct them to:

Jami L. Cantore, Deputy Attorney General
California Department of Justice
Charitable Trusts Section
300 S. Spring St., Suite 1702
Los Angeles, CA 90013
Telephone: (213) 897-2569
Email: Jami.Cantore@doj.ca.gov

**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# 2015-1104-01
BOARD OF EQUALIZATION
Teleproduction or Other Postproduction Service

The State Board of Equalization amended sections 1532, 1533.1, 1533.2, 1534, 1535, 1805, and 1825 of title 18 of the California Code of Regulations as a change without regulatory effect to reflect the end of the "revenue exchange period" as defined in subdivision (b) of section 7203.1 of the Revenue and Taxation Code and to make other nonsubstantive changes.

Title 18
AMEND: 1532, 1533.1, 1533.2, 1534, 1535, 1805, 1825
Filed 12/16/2015
Agency Contact: Richard Bennion (916) 445-2130

File# 2015-1123-03
CALIFORNIA ENERGY COMMISSION
Amendments to the Commission Process Procedure and Siting Regulations

This rulemaking by the California Energy Commission adopts, amends, and repeals sections in Title 20 of the California Code of Regulations regarding commission process and procedures. This is the resubmittal of OAL File 2015-1006-01S, which had previously been withdrawn. More specifically, this action implements electronic document management, a new investigations and complaint process, consolidates the components of adjudicatory proceedings, and clarifies the procedures regarding public comment and response relating to the licensing of thermal power plants.

Title 20
ADOPT: 1208, 1208.1, 1209, 1210, 1211, 1211.5, 1212, 1230, 1231, 1232, 1232.5, 1233, 1233.1, 1233.2, 1233.3, 1233.4, 1234 AMEND: 1003, 1101, 1104, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207 [renumbered to 1211.7], 1208 [renumbered to 1207], 1718 [renumbered to 1207.5], 1225, 1240, 1675, 1701, 1706, 1707, 1709.5, 1709.7, 1712.5 [re-

numbered to 1710], 1710 [renumbered to 1711], 1714, 1714.5, 1720, 1720.4, 1729, 1742, 1744, 1744.5, 1748 [renumbered to 1745], 1749 [renumbered to 1745.5], 1753[renumbered as 1746], 1754 [renumbered as 1747], 1755 [renumbered to 1748], 1769, 1804, 1863, 2001, 2010, 2012, 2027, 2028, 2030, 2322, 2325, 2328, Appendix A [following section 2340], Appendix B [following section 2012 and Appendix A] REPEAL: 1209, 1209.5, 1210, 1211, 1212, 1213, 1214, 1217, 1230, 1231, 1232, 1233, 1233.5, 1234, 1235, 1236, 1236.5, 1237, 1702, 1705, 1711, 1712, 1716.5, 1717, 1718, 1718.5, 1719, 1742.5, 1743, 1745, 1747, 1751, 1752, 1752.3, 1752.5, 1752.7, 1757, 1765
 Filed 12/21/2015
 Effective 01/01/2016
 Agency Contact: Jared Babula (916) 651-1462

File# 2015-1106-02
 CALIFORNIA HEALTH BENEFIT EXCHANGE
 Enrollment Assistance

This rulemaking is a resubmittal of Certificate of Compliance action number 2015-0715-06C, in which the California Health Benefit Exchange sought to make permanent emergency rulemaking action numbers 2013-0705-01E, 2014-0129-01EE, 2014-0501-02EE, 2014-0709-02EE, and 2014-1202-02EE. This action establishes the Navigator Program within title 10 of the California Code of Regulations, and includes eligibility standards, application requirements, and other guidelines for individuals and entities to participate in the Program.

Title 10
 ADOPT: 6650, 6652, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670
 Filed 12/23/2015
 Effective 12/23/2015
 Agency Contact: Brian Kearns (916) 228-8843

File# 2015-1103-03
 DEPARTMENT OF FOOD AND AGRICULTURE
 Asian Citrus Psyllid Interior Quarantine

This Certificate of Compliance by the Department of Food and Agriculture (the "Department") makes permanent the prior emergency rulemaking action (OAL File No. 2015-0505-04E) that expanded the quarantine area for the Asian Citrus Psyllid ("ACP") (*Diaphorina citri*) by approximately 63 square miles in the Bakersfield area of Kern County. This amendment provides authority for the state to perform quarantine activities against ACP within this additional area.

Title 3
 AMEND: 3435(b)
 Filed 12/16/2015
 Effective 12/16/2015
 Agency Contact: Sara Khalid (916) 403-6625

File# 2015-1110-04
 DEPARTMENT OF FOOD AND AGRICULTURE
 Guava Fruit Fly Interior Quarantine

This timely Certificate of Compliance makes permanent the emergency regulatory action (2015-0518-01E) that established the process for adding and removing quarantine areas for the Guava fruit fly.

This file adopts performance standards for determining when a quarantine area will be created or removed. The standards include the numbers of Guava flies found, their fertility, the amount of land that will be quarantined around each fly, etc. The regulations include a process for notifying business, the public and interested persons about the creation of the quarantine area and an appeal process if someone disagrees.

Title 3
 ADOPT: 3441
 Filed 12/23/2015
 Effective 12/23/2015
 Agency Contact: Sara Khalid (916) 403-6625

File# 2015-1218-03
 DEPARTMENT OF FOOD AND AGRICULTURE
 Asian Citrus Psyllid Interior Quarantine

This emergency regulatory action will expand the quarantine area for the Asian Citrus Psyllid (ACP) (*Diaphorina citri*) by approximately 114 square miles in the Mettler area of Kern County. The effect of the emergency action provides authority for the state to perform quarantine activities against ACP within this additional area, along with the existing regulated areas in the entire counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, Tulare and Ventura, and portions of Fresno, Kern, Madera San Joaquin, San Luis Obispo, San Francisco, San Mateo and Santa Clara counties that are already under quarantine for the ACP.

Title 3
 AMEND: 3435(b)
 Filed 12/21/2015
 Effective 12/21/2015
 Agency Contact: Sara Khalid (916) 403-6625

File# 2015-1207-01
 DEPARTMENT OF MOTOR VEHICLES
 Annual Fee Adjustment (2016)

This resubmittal of OAL File No. 2015-0622-02S by the Department of Motor Vehicles (DMV) amends sec-

tion 423.00 of title 13 of the California Code of Regulations to identify the annual adjustment of specified fees for 2016. Pursuant to Vehicle Code sections 1678 and 1685, DMV is required to review and adjust a variety of fees on an annual basis. The formula for adjusting these fees is specified in Vehicle Code section 1678 and is based on the California Consumer Price Index (CPI) as calculated by the Department of Finance.

Title 13
AMEND: 423.00
Filed 12/21/2015
Effective 01/01/2016
Agency Contact: Randi Calkins (916) 657-8898

File# 2015-1106-01
DEPARTMENT OF SOCIAL SERVICES
Participation Requirement Changes to the CalWORKs Welfare-to-Work Program

This Certificate of Compliance by the Department of Social Services (the "Department") makes permanent the prior emergency readopt action (OAL File No. 2015-0710-01EF), which adopted and amended several sections in the Manual of Policies and Procedures (the "MPP") in response to the passage of Senate Bill 1041 (2011-2012 Reg. Sess.). S.B. 1041 made substantial changes to Welfare-to-Work requirements in the California Work Opportunity and Responsibility to Kids program. This action maintains the changes made through both the original emergency action (OAL File No. 2015-0112-EFP) and the emergency readopt action.

Title MPP
ADOPT: 42-708, 42-709 AMEND: 42-302,
42-701, 42-711, 42-712, 42-713, 42-714, 42-716,
42-717, 42-720, 42-721, 42-722, 42-802,
42-1009, 42-1010, 44-111
Filed 12/23/2015
Effective 12/23/2015
Agency Contact: Kenneth Jennings (916) 651-8862

File# 2015-1209-01
OFFICE OF ADMINISTRATIVE LAW
Conflict-of-Interest

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

Title 2
AMEND: 51000
Filed 12/22/2015
Effective 01/21/2016
Agency Contact: Craig Tarpinning (916) 323-6808

File# 2015-1130-02
OFFICE OF THE INSPECTOR GENERAL
Conflict-of-Interest Code

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

Title 2
AMEND: 59100
Filed 12/21/2015
Effective 01/20/2016
Agency Contact: Linda Whitney (916) 255-1391

File# 2015-1116-03
OFFICE OF TRAFFIC SAFETY
Conflict-of-Interest Code

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

Title 2
AMEND: 58200
Filed 12/21/2015
Effective 01/20/2016
Agency Contact: Robert Nelson (916) 509-3030

File# 2015-1117-02
PHYSICAL THERAPY BOARD OF CALIFORNIA
Physical Therapy Fees

This resubmittal action adopts and increases various licensing fees related to physical therapists and physical therapist assistants.

Title 16
ADOPT: 1399.50, 1399.52
Filed 12/23/2015
Effective 12/23/2015
Agency Contact: Brooke Arneson (916) 561-8260

File# 2015-1211-03
STATE ALLOCATION BOARD
Leroy F. Greene School Facilities Act of 1998; SB 869 — HPI & CTEFP

In this regulatory action, the Board amends sections in title 2 of the California Code of Regulations to implement provisions contained in Senate Bill 869, Chapter 39, Statutes of 2014. The regulations specify that the Board shall not approve High Performance Incentive grants on or after January 1, 2015.

Title 2
AMEND: 1859.2, 1859.107, 1859.164.2, 1859.195,
1859.198
Filed 12/23/2015
Effective 12/23/2015
Agency Contact: Lisa Jones (916) 376-1753

File# 2015-1211-04
 STATE ALLOCATION BOARD
 Leroy F. Greene School Facilities Act of 1998: SB 869
 — Return of Funds

This action delineates the process by which the State Allocation Board (SAB) distributes High Performance Incentive (HPI) grants and Career Technical Education Facilities funds pursuant to statutory amendments re-allocating those funds to other uses established by SAB.

Title 2
 AMEND: 1859.70.4, 1859.93, 1859.93.1, 1859.190
 Filed 12/23/2015
 Effective 12/23/2015
 Agency Contact: Lisa Jones (916) 376-1753

File# 2015-1214-03
 STATE ALLOCATION BOARD
 Leroy F. Greene School Facilities Act of 1998; GSD
 Ext. #8

This action extends, from January 1, 2016 to January 1, 2017, the sunset date for the additional General Site Development Grant that school districts may be eligible for under the School Facility Program (SFP). This grant program helps school districts cover the extra costs involved when they build new schools or add additions to existing schools requiring the development of new acreage. These extra costs include: landscaping, finish grading, driveways, walkways, outdoor instructional play facilities, permanent playground equipment, and athletic fields.

Title 2
 AMEND: 1859.76
 Filed 12/21/2015
 Effective 12/21/2015
 Agency Contact: Lisa Jones (916) 376-1753

File# 2015-1110-02
 STATE WATER RESOURCES CONTROL BOARD
 Amendment to Remove MUN from 12 Water Bodies in
 Sacramento River Basin

In this rulemaking, the State Water Resources Control Board approves the basin plan amendment adopted by the Central Valley Regional Water Quality Control Board which removes the Municipal and Domestic Supply (MUN) beneficial use in twelve constructed and/or modified water bodies in the Sacramento River Basin.

Title 23
 AMEND: 3949.5
 Filed 12/23/2015
 Effective 12/23/2015
 Agency Contact: Anne Littlejohn (916) 464-4840

File# 2015-1211-01
 STATE WATER RESOURCES CONTROL BOARD
 Informational Orders authority during drought

The State Water Resources Control Board submitted this emergency readoption action to keep in effect and further amend subdivision (c) of section 879 of title 23 of the California Code of Regulations, which pertains to informational orders issued by the Deputy Director for the Division of Water Rights to water right holders, diverters, or users. Section 879(c) was adopted in OAL file no. 2014-0708-02E and readopted with amendments in OAL file no. 2015-0320-07EE. The proposed readoption and further amendment of section 879(c) in this action makes minor amendments to one of the circumstances that allows the Deputy Director to issue an informational order and adopts a new provision that authorizes the Deputy Director to delegate the authorities under section 879(c) to an Assistant Deputy Director.

Title 23
 AMEND: 879
 Filed 12/17/2015
 Effective 12/17/2015
 Agency Contact: David Rose (916) 341-5196

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN July 22, 2015 TO
 December 23, 2015**

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**
- 12/23/15 AMEND: 1859.2, 1859.107, 1859.164.2, 1859.195, 1859.198
 - 12/23/15 AMEND: 1859.70.4, 1859.93, 1859.93.1, 1859.190
 - 12/22/15 AMEND: 51000
 - 12/21/15 AMEND: 58200
 - 12/21/15 AMEND: 59100
 - 12/21/15 AMEND: 1859.76
 - 12/15/15 ADOPT: 18360 AMEND: 18362 REPEAL: 18360
 - 12/15/15 AMEND: 57500
 - 12/15/15 REPEAL: 18413
 - 12/14/15 ADOPT: 5.1, 5.2, 90, 248, 548.2, 548.5 REPEAL: 548.77

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 11009, 11019, 11023 (renumbered to
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 11034, 11035, 11036, 11039, 11040,
 11041, 11042, 11043, 11044, 11045,
 11046, 11047, 11049, 11050, 11051,
 11059, 11060, 11062, 11064, 11065,
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 11105, 11111, 11113, 11114, 11121,
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 11133 (renumbered to 10250), 11134
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 (renumbered to 10256), 11140
 (renumbered to 10257), 11141
 (renumbered to 10258) REPEAL: 11024

12/08/15 ADOPT: 59790

12/03/15 REPEAL: 28010

12/02/15 ADOPT: 25, 26

12/02/15 ADOPT: 11, 12, 12.1, 155, 156, 157, 158,
 159 AMEND: 547.52

11/19/15 ADOPT: 59550

11/09/15 AMEND: 18225.7 REPEAL: 18550.1

11/04/15 AMEND: 37000

11/03/15 AMEND: 1859.2, 1859.71.4, 1859.78.1,
 1859.79.2, 1859.82, 1859.83, 1859.125,
 1859.125.1, 1859.145, 1859.163.1,
 1859.163.5, 1859.167.2, 1859.193

10/28/15 AMEND: 52400

10/19/15 AMEND: 18422

10/19/15 AMEND: 18422.5

10/12/15 AMEND: 599.500

09/24/15 AMEND: 1181.1, 1181.2, 1181.3,
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 1181.10, 1181.11, 1181.12, 1181.13,
 1182.1, 1182.2, 1182.3, 1182.4, 1182.5,
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09/21/15 AMEND: 35101

09/16/15 AMEND: 54100

09/14/15 AMEND: 55200

09/10/15 AMEND: 60000, 60010, 60510, 60550,
 60560

09/09/15 ADOPT: 59750

09/08/15 AMEND: 560

08/13/15 AMEND: 1859.163.1

07/30/15 ADOPT: 599.980, 599.981, 599.982,
 599.983, 599.984, 599.985, 599.986
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 599.988), 599.982 (renumbered to
 599.989), 599.985 (renumbered to
 599.990), 599.986 (renumbered to
 599.991), 599.987 (renumbered to
 599.992), 599.988 (renumbered to
 599.993), 599.990 (renumbered to
 599.994), 599.992 (renumbered to
 599.995), 599.993 (renumbered to
 599.996), 599.994 (renumbered to
 599.997), 599.995 (renumbered to
 599.998)

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12/16/15 AMEND: 3435(b)

12/15/15 AMEND: 3435(b)

12/14/15 AMEND: 3435

12/07/15 AMEND: 3435(b)

12/02/15 AMEND: 6170.5, 6723, 6724, 6761

11/24/15 AMEND: 3435(b)

11/24/15 AMEND: 3435(b)

11/18/15 AMEND: 6260, 6262, 6264, 6266

11/13/15 AMEND: 3435(b)

11/12/15 AMEND: 3435(b)

11/09/15 AMEND: 1358.4

11/04/15 AMEND: 6000, 6188, 6742, 6746, 6793

10/29/15 AMEND: 3435(b)

10/22/15 ADOPT: 1280.11 AMEND: 1280,
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09/30/15 AMEND: 3435(b)

09/30/15 AMEND: 1380.19, 1430.10, 1430.12,
 1430.14, 1430.26, 1430.27, 1430.45

09/16/15 AMEND: 3435(b)

08/27/15 AMEND: 3435

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08/20/15 AMEND: 3435(b)

08/17/15 AMEND: 2100

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08/10/15 AMEND: 6148, 6148.5, 6170, 6216

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08/10/15 AMEND: 3435(b)

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11/30/15	ADOPT: 7125.1 AMEND: 7113, 7116, 7118, 7119, 7125, 7127	10/21/15	AMEND: 15600, 15609
11/17/15	AMEND: 2000	09/21/15	ADOPT: 14006.1 AMEND: 14003, 14007
11/09/15	ADOPT: 5258, 5271, 5273 AMEND: 5033, 5052, 5100, 5102 (renumbered to 5101), 5103 (renumbered to 5102), 5104 (renumbered to 5103), 5105 (renumbered to 5104), 5106 (renumbered to 5105), 5107 (renumbered to 5106), 5132, 5170, 5190, 5191, 5192, 5200, 5205, 5210, 5230, 5232, 5250, 5255, 5260, 5267 REPEAL: 5101	09/21/15	ADOPT: 9785.2.1, 9785.3.1, 9785.4.1, AMEND: 9770, 9785, 9785.4, 9792.5.1
11/02/15	ADOPT: 8078.3, 8078.4, 8078.5, 8078.6, 8078.7	09/15/15	AMEND: 3437, 3441, 3664(b)
10/27/15	AMEND: 8035	08/28/15	AMEND: 3411
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09/08/15	ADOPT: 8130, 8131, 8132, 8133, 8134, 8135, 8136, 8137, 8138	08/24/15	AMEND: 9810, 9811, 9812, 9814, 9815, 9881.1, 10139 REPEAL: 9813
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08/31/15	AMEND: 1844	08/12/15	AMEND: 30, 30.5, 31.1, 100, 104, 105, 106, 109
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07/22/15	AMEND: 400, 401, 402, 403, 404, 405, 406	10/07/15	ADOPT: 3200.245, 3200.246, 3510.010, 3560, 3560.010, 3560.020, 3700, 3701, 3705, 3706, 3710, 3715, 3720, 3725, 3726, 3730, 3735, 3740, 3745, 3750, 3755, 3755.010
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11/23/15	ADOPT: 71105, 71105.5, 71410, 71471, 71775, 71775.5, 74240, 74250, 75140 AMEND: 70000, 71400, 71650, 75150	08/24/15	AMEND: 1810.110, 1810.214, 1810.215, 1810.218, 1810.219, 1810.223.5, 1810.224, 1810.230, 1810.236, 1810.237, 1810.239, 1810.246, 1810.252, 1810.355, 1810.380, 1810.425, 1820.110, 1820.115, 1820.200, 1830.115, 1840.100, 1840.210, 1840.302, 1840.312, 1850.210, 1850.213, 1850.505, 1850.515, 1850.520, 1850.530, 1850.535 REPEAL: 1810.214.1
11/23/15	ADOPT: 851.5, 853.6, 853.8 AMEND: 850, 851, 853, 853.5, 853.7, 855, 857, 858, 859, 860, 861, 862, 862.5, 863, 864	Title 10	
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10/06/15	AMEND: 80225		
10/05/15	AMEND: 19810		

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 12/04/15 ADOPT: 1422.3, 1950.122.4.2
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 08/11/15 ADOPT: 80.125.10, 80.129, 80.158.10, 80.166.10, 80.4100.10, 80.4105.10, 80.4105.11, 80.4118.10, 80.4118.11, 80.4305, 80.5100, 80.5200.1, 80.5210, 80.5304.1, 80.5305, 95.600 AMEND: 80.1, 80.2, 80.3, 80.4, 80.5, 80.6, 80.7, 80.8, 80.9, 80.100, 80.125, 80.126, 80.150, 80.151, 80.152, 80.153, 80.154, 80.155, 80.156, 80.157, 80.158, 80.159, 80.160, 80.161, 80.162, 80.163, 80.164, 80.165, 80.166, 80.167, 80.168, 80.169, 80.170, 80.172, 80.173, 80.174, 80.175, 80.176, 80.177, 80.3000, 80.3001, 80.3002, 80.4000, 80.4100, 80.4101, 80.4102, 80.4103, 80.4104, 80.4105, 80.4106, 80.4107, 80.4108, 80.4109, 80.4111, 80.4113, 80.4115, 80.4117, 80.4118, 80.4119, 80.4120, 80.4121, 80.4123, 80.4124, 80.4125, 80.4126, 80.4127, 80.4200, 80.4201, 80.4300, 80.4301, 80.4302, 80.4303, 80.4304, 80.4308, 80.4309, 80.4310, 80.4311, 80.4312, 80.4313, 80.5000, 80.5200, 80.5201, 80.5300, 80.5301, 80.5302, 80.5303, 80.5304, 95.5025, 95.5030 REPEAL: 80.127, 80.171, 80.4110, 80.4112, 80.4114, 80.4037, 80.5202, 95.2, 95.3, 95.5010
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 12/09/15 ADOPT: 1157.21 AMEND: 1157, 1157.4, 1157.6, 1157.8, 1157.10, 1157.12, 1157.13, 1157.14, 1157.16, 1157.18, 1157.20
 11/16/15 ADOPT: 2293, 2293.1, 2293.2, 2293.3, 2293.4, 2293.5, 2293.6, 2293.7, 2293.8, 2293.9, Appendix 1 AMEND: 2290, 2291, 2293 (renumbered to 2294), 2293.5 (renumbered to 2295)
 11/09/15 AMEND: 551.21
 10/21/15 ADOPT: 551.22 AMEND: 550, 551.2
 10/12/15 AMEND: 1962.1, 1962.2
 10/08/15 AMEND: 1900, 1956.8, 1961.2, 1962.2, 1965, 1976, 1978
 09/21/15 AMEND: 1.00
 08/12/15 AMEND: 268.12, 285.06, 330.08
 07/29/15 AMEND: 125.00, 125.02, 125.12, 125.16, 125.18, 125.20, 126.00, 127.00, 127.08 REPEAL: 126.02

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 12/10/15 AMEND: 1.92, 703
 11/30/15 AMEND: 1665.7
 11/30/15 AMEND: 163, 164
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 11/19/15 AMEND: 890
 11/13/15 AMEND: 478, 479
 11/06/15 AMEND: 29.80, 29.85
 11/06/15 ADOPT: 131
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 09/28/15 AMEND: 310.5
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 08/21/15 AMEND: 18660.5, 18660.6, 18660.21, 18660.22, 18660.23, 18660.24
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11/10/15 ADOPT: Title 14: 17017, 17854.1, 17863.4.1, 17868.3.1, 17896.1, 17896.2, 17896.3, 17896.4, 17896.5, 17896.6, 17896.7, 17896.8, 17896.9, 17896.10, 17896.11, 17896.12, 17896.13, 17896.14, 17896.15, 17896.16, 17896.17, 17896.18, 17896.19, 17896.20, 17896.21, 17896.22, 17896.23, 17896.24, 17896.25, 17896.26, 17896.27, 17896.28, 17896.29, 17896.30, 17896.31, 17896.32, 17896.33, 17896.34, 17896.35, 17896.36, 17896.37, 17896.38, 17896.39, 17896.40, 17896.41, 17896.42, 17896.43, 17896.44, 17896.45, 17896.46, 17896.47, 17896.48, 17896.49, 17896.50, 17896.51, 17896.52, 17896.53, 17896.54, 17896.55,

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 12/03/15 ADOPT: 3340, 3341, 3341.1, 3341.2, 3341.3, 3341.4, 3341.5, 3341.6, 3341.7, 3341.8, 3341.9 AMEND: 3000, 3044, 3269, 3269.1, 3335, 3335.5, 3336, 3337, 3338, 3339, 3340 (Renumbered to 3335.5), 3342, 3343, 3344 REPEAL: 3341, 3341.5
 11/23/15 AMEND: 3173.2
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 09/28/15 AMEND: 8199
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11/24/15 ADOPT: 2386.5 AMEND: 2382, 2383,
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11/23/15 AMEND: 109

11/20/15 AMEND: 4151, 4152

11/19/15 AMEND: 1793.5

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