



California Regulatory Notice Register

REGISTER 2015, NO. 5-Z

PUBLISHED WEEKLY BY THE OFFICE OF ADMINISTRATIVE LAW

JANUARY 30, 2015

PROPOSED ACTION ON REGULATIONS

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

Conflict-of-Interest Code — Notice File No. Z2015-0120-03 197
Amendment

Multi-County: Monterey Bay Unified Air Pollution Control District
Dry Creek Joint Elementary School District
Fresno-Madera Area Agency on Aging

TITLE 16. BUREAU OF ELECTRONIC AND APPLIANCE REPAIR, HOME FURNISHINGS AND THERMAL INSULATION

Ignition Interlock Devices — Notice File No. Z2015-0114-01 198

TITLE 16. DENTAL HYGIENE COMMITTEE OF CALIFORNIA

Administration and Examinations — Notice File No. Z2015-0116-02 201

TITLE 16. DENTAL HYGIENE COMMITTEE OF CALIFORNIA

Definitions — Notice File No. Z2015-0116-01 204

GENERAL PUBLIC INTEREST

DEPARTMENT OF HEALTH CARE SERVICES

In-Home Operations (IHO) Waiver Renewal 206

DEPARTMENT OF TOXIC SUBSTANCES CONTROL

BKKK Landfills Facility, Third Consent Decree 207

OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD

Public Meeting and Business Meeting 209

DECISION NOT TO PROCEED

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Concerning Training and Testing Specifications (Previously Published in Notice Register 2014, No. 30-Z) 209

(Continued on next page)

Time-Dated Material

DEPARTMENT OF FOOD AND AGRICULTURE <i>Concerning Custom Livestock Slaughterhouses (Previously Published in Notice Register 2014, No. 20–Z)</i>	209
---	-----

RULEMAKING PETITION DECISIONS

DEPARTMENT OF CORRECTIONS AND REHABILITATION <i>Notice of Decision on Petition from Lawrence Bittaker to Amend Regulations Pertaining to CCR, Title 15, Division 3, Section 3084.6, Rejection, Cancellation, and Withdrawal Criteria</i>	210
---	-----

ACCEPTANCE OF PETITION TO REVIEW ALLEGED UNDERGROUND REGULATIONS

DEPARTMENT OF CORRECTIONS AND REHABILITATION <i>Notice of Amendment to Department Operational Manual (DOM) Section 33010.18.2. Exhibit A; with Attachments</i>	211
---	-----

DISAPPROVAL DECISION

CALIFORNIA HORSE RACING BOARD <i>Horse Ineligible to Start in a Race</i>	215
---	-----

AVAILABILITY OF INDEX OF PRECEDENTIAL DECISIONS

CALIFORNIA GAMBLING CONTROL COMMISSION <i>Precedential Decision Index Availability Notice</i>	216
--	-----

SUMMARY OF REGULATORY ACTIONS

Regulations filed with the Secretary of State	216
Sections Filed, August 20, 2014 to January 21, 2015	217

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

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

PROPOSED ACTION ON REGULATIONS

Information contained in this document is published as received from agencies and is not edited by Thomson Reuters.

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (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

AMENDMENT

MULTI-COUNTY

AGENCY: Monterey Bay Unified Air Pollution Control District
 Dry Creek Joint Elementary School District
 Fresno-Madera Area Agency on Aging

A written comment period has been established commencing on January 30, 2015, and closing on **March 16, 2015**. 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/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.

Any interested person may present statements, arguments or comments, in writing to the Executive Direc-

tor of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than **March 16, 2015**. 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 respective 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 16. BUREAU OF ELECTRONIC
AND APPLIANCE REPAIR,
HOME FURNISHINGS AND
THERMAL INSULATION**

NOTICE IS HEREBY GIVEN that the Department of Consumer Affairs (DCA), Bureau of Electronic and Appliance Repair, Home Furnishings and Thermal Insulation (Bureau) is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the Department of Consumer Affairs Hearing Room at 1625 North Market Blvd., Sacramento, California 95834, at 10:00 a.m., on March 17, 2015. 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 Bureau at its office not later than 5:00 p.m. on March 17, 2015, or must be received by the Bureau at the hearing. The Bureau, 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 Section 9814 of the Business and Professions Code, and to implement, interpret or make specific Section 9807 of said Code, the Bureau is proposing to adopt the following changes to Article 4 Division 27 of Title 16 of the California Code of Regulations:

INFORMATIVE DIGEST

A. Informative Digest

The Bureau is required to adopt rules and regulations necessary for the administration of the Electronic and Appliance Repair Dealer Registration Law¹. The intent of the Law is to protect California consumers against the fraudulent and negligent practices taking place within the service and repair industry. The Bureau's jurisdiction covers electronic equipment and major home appliances normally used or sold for personal, family, household, or home-office use.

In 2012, Senate Bill (SB) 1576 (Committee on Business, Professions and Economic Development, Chapter 661, Statutes of 2012) added Business and Professions Code (B&P) section 9807 which authorizes service dealers registered by the Bureau to install, calibrate, maintain, monitor, and service ignition interlock devices. It also exempts service dealers that are registered with the Bureau and whose work is limited to the installation or replacement of an ignition interlock device from the Bureau of Automotive Repair (BAR) registration requirements. In addition, this bill requires that the Bureau is to adopt regulations consistent with the standards adopted by BAR and the Office of Traffic Safety.

B&P section 9807 was amended with the signing of SB 822 (Committee on Business, Professions and Economic Development, Chapter 319, Statutes of 2013) to make clear that the authorization to perform these services is limited to those that are licensed and authorized to engage in the electronic repair industry, as defined in subdivision (p) of section 9801.

Effect of Regulatory Action:

Pursuant to B&P section 9807, the Bureau proposes to adopt the regulatory language as follows:

Adopt Section 2744 to Article 4 of Division 27 of Title 16 of the California Code of Regulations:

The proposed adoption adds the definition of the ignition interlock device and its applicability to the accepted trade standards.

Adopt Section 2744.1 to Article 4 of Division 27 of Title 16 of the California Code of Regulations:

The proposed adoption makes clear that service dealers are to adhere to acceptable trade standards, and ensures proper function of the device and vehicle upon the installation, calibration, maintenance, monitoring, servicing, or removal of the device.

B. Policy Statement Overview/Anticipated Benefits of Proposal

This regulatory action allows the Bureau to promulgate its own regulations to regulate the installation, calibration, maintenance, monitoring, and servicing of the

¹ Business and Professions Code section 9800, et seq.

ignition interlock devices pursuant to SB 1576 (Committee on Business, Professions and Economic Development, Chapter 661, Statutes of 2012) and SB 822 (Committee on Business, Professions and Economic Development, Chapter 319, Statutes of 2013).

The Bureau anticipates that this regulatory proposal could benefit the health and welfare of California residents should more location options become available making compliance with the IID program more convenient and attainable. This regulatory proposal neither burdens nor benefits worker safety or the state's environment since it does not alter workplace safety guidelines or the emission profiles of any vehicle for which the IID is installed.

C. Consistency and Compatibility with Existing State Regulations

After reviewing existing state regulations relating to or affecting this regulatory proposal, the Bureau has determined that this proposed regulatory action is neither inconsistent nor incompatible with existing state regulations.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact:

The Bureau 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. It is anticipated that this regulatory proposal has the potential of affecting approximately 600 businesses that are currently registered within the electronic repair industry. This total consists of businesses whose current operations comprise of installing and/or repairing various types of equipment (i.e. auto radios, stereos, alarms, etc.) in a private vehicle, although not all are anticipated to participate.

The economic impact is anticipated to be minimal since the services performed by the affected businesses are relatively similar therefore they may be able to forgo some of the initial costs of acquiring the tools, equipment, and workforce needed to perform the IID service. In addition, B&P section 9807 authorizes the registered electronic repair industry to install, calibrate, maintain,

monitor, and service the IID while remaining under the Bureau's jurisdiction therefore businesses may receive a negligible cost savings from not having to independently register with the BAR.

Further, the costs could be negated by the monthly/periodic fees charged to clients (with the exception of the four mandated counties) to install, calibrate, service, monitor, and maintain the IID. Therefore, the Bureau anticipates that the economic impact will be negligible.

Cost Impact on Representative Private Person or Business:

The Bureau 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. It is anticipated that this regulatory proposal has the potential of affecting approximately 600 businesses that are currently registered within the electronic repair industry. This total consists of businesses whose current operations comprise of installing and/or repairing various types of equipment (i.e. auto radios, stereos, alarms, etc.) in a private vehicle, although not all are anticipated to participate.

The economic impact is anticipated to be minimal since the services performed by the affected businesses are relatively similar therefore they may be able to forgo some of the initial costs of acquiring the tools, equipment, and workforce needed to perform the IID service. In addition, B&P section 9807 authorizes the registered electronic repair industry to install, calibrate, maintain, monitor, and service the IID while remaining under the Bureau's jurisdiction therefore businesses may receive a negligible cost savings from not having to independently register with the BAR.

Further, the costs could be negated by the monthly/periodic fees charged to clients (with the exception of the four mandated counties) to install, calibrate, service, monitor, and maintain the IID. Therefore, the Bureau anticipates that the economic impact will be negligible.

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Bureau has determined that the proposed regulations would not affect small businesses. It is anticipated that this regulatory proposal has the potential of affecting approximately 600 businesses that are currently registered within the electronic repair industry. This total consists of businesses whose current operations comprise of installing and/or repairing various types of equipment (i.e. auto radios, stereos, alarms, etc.) in a private vehicle, although not all are anticipated to participate.

The economic impact is anticipated to be minimal since the services performed by the affected businesses are relatively similar; therefore, they may be able to forgo some of the initial costs of acquiring the tools, equipment, and workforce needed to perform the IID service. In addition, B&P section 9807 authorizes the registered electronic repair industry to install, calibrate, maintain, monitor, and service the IID while remaining under the Bureau's jurisdiction; therefore, businesses may receive a negligible cost savings from not having to independently register with the BAR.

Further, the costs could be negated by the monthly/periodic fees charged to clients (with the exception of the four mandated counties) to install, calibrate, service, monitor, and maintain the IID. Therefore, the Bureau anticipates that the economic impact will be negligible.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Bureau anticipates that businesses will not be created or eliminated as a result of this regulatory proposal. The regulatory proposal is expected to affect existing businesses in that B&P section 9807 authorizes the registered electronic repair industry to install, calibrate, maintain, monitor, and service the IID while remaining under the Bureau's jurisdiction. In addition, affected businesses will be exempt from BAR's registration requirements and fees. As a result, this regulatory proposal may negligibly benefit businesses by the lifting of this regulatory burden.

The Bureau anticipates that this regulatory proposal will not impact the elimination of jobs or expansion of businesses. This regulatory proposal may create jobs should the workload increase. However, the creation of jobs is expected to be negligible given that only a portion of the businesses impacted is expected to participate in providing IID services. In addition, the additional workload may be absorbable since the IID services are relatively similar to the services performed by the affected businesses in that they install and/or service various types of equipment (i.e. auto radios, stereos, alarms, etc.) in a private vehicle.

Benefits of Regulation:

The Bureau has determined that this regulatory proposal could benefit the health and welfare of California residents should more location options become available making compliance with the IID program more convenient and attainable. This regulatory proposal neither burdens nor benefits worker safety or the state's environment since it does not alter workplace safety

guidelines or the emission profiles of any vehicle for which the IID is installed.

CONSIDERATION OF ALTERNATIVES

The Bureau has determined 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 proposal described in this Notice, or would be more cost effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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 Bureau 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 any document incorporated by reference, 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 Bureau at 4244 South Market Court, Suite D, Sacramento, California 95834.

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: Terri Rice
 Bureau of Electronic and
 Appliance Repair,
 Home Furnishings and Thermal
 Insulation
 Address: 4244 South Market Court, Suite D
 Sacramento, CA 95834
 Telephone No.: (916) 999-2058
 Fax No.: (916) 923-0642
 E-Mail
 Address: terri.rice@dca.ca.gov

The backup contact person is:

Name: Diana Godines
 Bureau of Electronic and
 Appliance Repair,
 Home Furnishings and Thermal
 Insulation
 Address: 4244 South Market Court, Suite D
 Sacramento, CA 95834
 Telephone No.: (916) 999-2058
 Fax No.: (916) 923-0642
 E-Mail
 Address: diana.godines@dca.ca.gov

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

**TITLE 16. DENTAL HYGIENE
 COMMITTEE OF CALIFORNIA**

DEPARTMENT OF CONSUMER AFFAIRS

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

Department of Consumer Affairs
 1st Floor Hearing Room
 2005 Evergreen Street
 Sacramento, California on

March 18, 2015

9:00 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 Committee at its office not later than 5:00 p.m. on March 18, 2015, or must be received by the Committee at the hearing. The Committee, 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 123, 1905 and 1917 of the Business and Professions Code, and to implement, interpret or make specific sections 123, 1903, 1905, 1917, 1918 and 1922 of the Business and Professions Code and sections 11500-11528 of the Government Code, the Committee is considering changes to Division 11 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST

A. Informative Digest

Business and Professions Code Section 1906 authorizes the Committee to adopt, amend and repeal such rules and regulations as may be reasonably necessary to enable the Committee to effect the provisions of Business and Professions Code 1900-1966.6.

The main purpose of this proposal is to delegate specific enforcement-related functions to the Executive Officer, inform applicants of requirements, procedures, conduct and appeals for examinations, and to clarify that minimum standards for infection control are contained in Section 1005 of the California Code of Regulations. The Committee is currently utilizing the Dental Board's regulations in some of these areas, however many of those existing regulations relative to dental hygiene no longer conform to more recent statutory law.

The Committee is proposing the following:

- o Adopt Section 1101 of Division 11, Title 16 of the California Code of Regulations. This proposed section clarifies that the Committee may delegate certain specified functions relative to the enforcement of its licensees to its Executive Officer. This delegation allows the Executive Officer (EO) to take action timely when issuing an order for a medical or mental examination under Section 820 of the Code, and in approving stipulated settlement agreements that have

previously been agreed to by the Committee. The proposed regulations allow the Committee to delegate to the EO its authority to initiate, review and prosecute accusations and statements of issues.

- Adopt Section 1121 of Division 11, Title 16 of the California Code of Regulations. This proposed section specifies the content and pass rate of the written examination in law and ethics required pursuant to Business and Professions Code Section 1917(d), 1918(c) and 1922.
- Adopt Section 1122 of Division 11, Title 16 of the California Code of Regulations. This proposed section specifies that applicants must have the ability to read and interpret instructions and exam materials in order to take the written law and ethics examination, and that an applicant may be dismissed from the entire examination for engaging in conduct listed in Section 123 of the Business and Professions Code relating to subversion of licensing examinations.
- Adopt Section 1124 of Division 11, Title 16 of the California Code of Regulations. This proposed section specifies what clinical exam applicants must furnish, criteria for the patient required, whose responsibility it is to provide any interpreter needed, requirement for an identification badge, and that an applicant may be dismissed from the entire examination for engaging in conduct listed in Section 123 of the Business and Professions Code.
- Adopt Section 1126 of Division 11, Title 16 of the California Code of Regulations. This proposed section clarifies how the Committee conducts clinical examinations, including the random assignment of identification numbers, conduct and requirements of grading examiners, and specifies allowed and prohibited communication between grading examiners and clinic supervisors or applicants.
- Adopt Section 1127 of Division 11, Title 16 of the California Code of Regulations. This proposed section specifies the necessary process and timeline for applicants to obtain areas of deficiency and appeal their clinical exam results.
- Adopt Section 1133 of Division 11, Title 16 of the California Code of Regulations. This proposed section clarifies that the Committee's licensees must comply with the minimum standards for infection control set forth in Section 1005 of the California Code of Regulations.

B. Policy Statement Overview/Anticipated Benefits of Proposal

The Committee's policy is to promulgate regulations for the protection of California consumers. This proposal protects California consumers by ensuring timely enforcement action is taken by delegation of specified functions to the Executive Officer, and by specifying content, pass rate, conduct and an appeals process for examinations required for dental hygiene licensure. These proposed regulations clarify that dental hygienists must comply with the same infection control standards as dentists, as specified in Section 1005 of the California Code of Regulations.

C. Consistency and Compatibility with Existing State Regulations

After conducting a review of any regulations that would relate to or affect this area, the Committee has evaluated this regulatory proposal and it is not inconsistent or incompatible with existing State regulations.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact: The Committee 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.

Cost Impact on Representative Private Person or Business:

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

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Committee has determined that the proposed regulations would not have a significant economic impact on small businesses because only dental hygiene applicants and licensees would be affected by these regulations.

RESULTS OF ECONOMIC IMPACT
ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Committee 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.

Benefits of Regulation:

The Committee has determined that this regulatory proposal will have the following benefits to the health and welfare of California residents, worker safety and the state's environment:

This regulation will benefit the state's environment and the health of California residents and workers by ensuring that dental hygienist applicants and licensees have clear and consistent regulations that delegate specific actions to the Committee's Executive Officer, provide information regarding requirements and conduct of written and clinical examinations required for dental hygiene licensure, specify an appeals process for the clinical examination, and clarify that the minimum standards for infection control contained in Section 1005 of the California Code of Regulations must be used in the practice of dental hygiene.

CONSIDERATION OF ALTERNATIVES

The Committee 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 proposal described in this Notice, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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 Committee 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 Dental Hygiene Committee of California at 2005 Evergreen Street, Suite 2050, Sacramento, California 95815.

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: Guadalupe Castillo
Address: 2005 Evergreen Street, Suite 2050
Sacramento, CA 95815
Telephone No.: (916) 263-1978
Fax No.: (916) 263-2688
E-Mail
Address: Guadalupe.Castillo@dca.ca.gov

The backup contact person is:

Name: Donna Kantner
Address: 2005 Evergreen Street, Suite 2050
Sacramento, CA 95815
Telephone No.: (916) 263-1978
Fax No.: (916) 263-2688
E-Mail
Address: Donna.Kantner@dca.ca.gov

AVAILABILITY OF DOCUMENTS ON
THE INTERNET

INFORMATIVE DIGEST

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

**TITLE 16. DENTAL HYGIENE
COMMITTEE OF CALIFORNIA**

DEPARTMENT OF CONSUMER AFFAIRS

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

Department of Consumer Affairs
1st Floor Hearing Room
2005 Evergreen Street
Sacramento, California on

April 30, 2015

9:00 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 Committee at its office not later than 5:00 p.m. on April 30, 2015, or must be received by the Committee at the hearing. The Committee, 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 section 1905 of the Business and Professions Code, and to implement, interpret or make specific sections 1902, 1905, 1908, 1909, 1910, 1911, 1915, and 1917 of the Business and Professions Code, the Committee is considering changes to Division 11 of Title 16 of the California Code of Regulations as follows:

A. Informative Digest

The Committee currently regulates a total of 31,154 licensees; consisting of 30,636 registered dental hygienists, 480 registered dental hygienists in alternative practice and 38 registered dental hygienists with extended function. The Committee's highest priority is the protection of the public when exercising its licensing, regulatory, and disciplinary functions. The Committee issues licenses to eligible applicants; investigates complaints against licensees, disciplines licensees for violation of Business and Professions Code Sections 1900–1966.6 and monitors licensees who are on probation.

Business and Professions Code Section 1906 authorizes the Committee to adopt, amend and repeal such rules and regulations as may be reasonably necessary to enable the Committee to effect the provisions of Business and Professions Code Sections 1900–1966.6.

The main purpose of this proposal is to specify definitions for various terms used in statute. The Committee is currently utilizing the Dental Board's regulations in these areas, however many of those existing definitions relative to dental hygiene no longer conform to more recent statutory law. Pursuant to Business and Professions Code section 1905.2, a copy of the draft regulations was sent to the Dental Board of California for consideration on December 11, 2014. The Dental Board of California will have 90 days, or until March 11, 2015 to submit input on these draft regulations.

The Committee is proposing the following:

- Adopt Section 1100 of Division 11, Title 16 of the California Code of Regulations. This proposed section defines dental hygiene terms that are used within statute in regulation so that applicants, licensees, staff and the public have clear and consistent definitions for terms currently in statute or that are used in dental hygiene practice.

B. Policy Statement Overview/Anticipated Benefits of Proposal

The Committee's policy is to promulgate regulations for the protection of California consumers. This proposal protects California consumers by ensuring that all licensed registered dental hygienists, applicants and staff use the same current terminology relative to dental hygiene education and practice.

C. Consistency and Compatibility with Existing State Regulations

After conducting a review of any regulations that would relate to or affect this area, the Committee has evaluated this regulatory proposal and it is not inconsistent or incompatible with existing State regulations.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact: The Committee 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.

Cost Impact on Representative Private Person or Business:

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

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Committee has determined that the proposed regulations would not have a significant economic impact on small businesses because only dental hygiene applicants and licensees would be affected by these regulations.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Committee 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.

Benefits of Regulation:

The Committee has determined that this regulatory proposal will have the following benefits to health and welfare of California residents, worker safety and state’s environment:

This regulation will benefit the state’s environment and the health of California residents and workers by ensuring that dental hygienist applicants and licensees have clear and consistent definitions for terms used within statute.

CONSIDERATION OF ALTERNATIVES

The Committee 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 proposal described in this Notice, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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 Committee 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 Dental Hygiene Committee of California at 2005 Evergreen Street, Suite 2050, Sacramento, California 95815.

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 rulemaking action may be addressed to:

Name: Guadalupe Castillo
 Address: 2005 Evergreen Street, Suite 2050
 Sacramento, CA 95815
 Telephone No.: (916) 263–1978
 Fax No.: (916) 263–2688
 E-Mail
 Address: Guadalupe.Castillo@dca.ca.gov

The backup contact person is:

Name: Donna Kantner
Address: 2005 Evergreen Street, Suite 2050
Sacramento, CA 95815
Telephone No.: (916) 263-1978
Fax No.: (916) 263-2688
E-Mail
Address: Donna.Kantner@dca.ca.gov

**AVAILABILITY OF DOCUMENTS ON
THE INTERNET**

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

GENERAL PUBLIC INTEREST

**DEPARTMENT OF HEALTH CARE
SERVICES**

THE CALIFORNIA DEPARTMENT OF HEALTH
CARE SERVICES INTENDS TO SUBMIT A
1915(c) HOME AND COMMUNITY-BASED
SERVICES IHO WAIVER RENEWAL AND HOME
AND COMMUNITY-BASED SERVICES (HCBS)
TRANSITION PLAN

This notice provides information of public interest with respect to the Department of Health Care Services (DHCS) seeking approval from the federal Centers for

Medicare & Medicaid Services (CMS) to allow DHCS to renew the In-Home Operations (IHO) Waiver. This proposal will be effective upon approval from CMS, and will only affect Medi-Cal beneficiaries in the counties in which the IHO Waiver is approved by CMS.

DHCS plans to submit the IHO Waiver renewal to CMS no sooner than March 30, 2015. The IHO Waiver has been modified to reflect many of the changes that were approved in the 2012 Nursing Facility/Acute Hospital (NF/AH) Waiver as well as new Centers for Medicare & Medicaid Services (CMS) requirements relating to the HCBS Transition Plan, and new performance measures.

PUBLIC REVIEW AND COMMENT

A public meeting is scheduled for Tuesday, February 24, 2015, from 1:00-3:00 p.m., located at 801 Capitol Mall, Room 150, Sacramento, CA 95814.

The draft IHO Waiver renewal and draft HCBS Transition Plan discussed above will be posted on the In-Home Operations webpage at: <http://www.dhcs.ca.gov/services/ltc/Pages/In-HomeOperations.aspx>.

Please provide comments no later than March 26, 2015 to: IHOWaiver@dhcs.ca.gov or call (916) 445-4611 and leave your comment or question. You may also send your questions in writing by mail to the address below:

Department of Health Care Services
Long-Term Care Division
Attention: Jonathan Alspektor
1501 Capitol Avenue, MS 4502
P.O. Box 997437
Sacramento, CA 95899-7437

Department of Toxic Substances Control

February 2015

Public Notice

The mission of DTSC is to protect California's people and the environment from harmful effects of toxic substances through the restoration of contaminated resources, enforcement, regulation and pollution prevention.

BKK Landfills Facility, Third Consent Decree

2210 South Azusa Avenue, West Covina, California 91792

NOTICE OF PUBLIC COMMENT PERIOD: February 2, 2015 through March 5, 2015

Kung gusto mong pabigkas na isaling-wika sa Tagalog ang impormasyong nasa public notice na ito, mangyaring makipag-ugnayan kay Jose Marcos (714) 484-5492.

Si usted desea informacion en espanol sobre este aviso, favor de llamar a Jesus Cruz sin costo al (866) 495-5651.

如您需此給社區的近況報導簡訊的中文口頭翻譯，請電 (714) 484-5485與張寧武先生 或 (714) 484-5406 與黃則忠先生聯絡

如您需此給社區的近況報導簡訊的中文口頭翻譯，請電 (714) 484-5485與張寧武先生 或 (714) 484-5406 與黃則忠先生聯絡

The Department of Toxic Substances Control (DTSC) invites you to comment on its proposal to finalize a Third Partial Consent Decree (Third Consent Decree) regarding the 190-acre closed Class I (hazardous waste) landfill that is part of the BKK Landfills Facility in West Covina, California (the Facility).

The Third Consent Decree is the next step forward in DTSC's program to maintain safety at the BKK Facility. It is an agreement between DTSC and the BKK Working Group (BWG), which is a group of parties who disposed of hazardous wastes at the Class I landfill. The Third Consent Decree will require the BWG to continue daily maintenance at the Class I Landfill and affiliated infrastructure, conduct groundwater monitoring and carry out a two-phased study for groundwater remediation called a Remedial Investigation/Feasibility Study (RI/FS). The RI will investigate the extent of groundwater contamination from the Facility and will include an evaluation of risk to humans and the environment. The FS will evaluate alternative remedies to reduce or eliminate risks identified during the investigation phase. Since 2006, the BWG has been conducting maintenance and other work at the Facility (with oversight by DTSC) under the two previous consent decrees. DTSC has been carrying out groundwater monitoring and related studies while those consent decrees have been in effect.

On or before February 2, 2015, DTSC will file a complaint in United States District Court, Central District of California, against members of the BWG under the provisions of CERCLA, 42 U.S.C. sections 9601 and 9607 and the California Health and Safety Code section 25358.3 (e) and will provide the Court a copy of the proposed Consent Decree. Following the comment period, DTSC will report to the Court about any comments that it received regarding the Consent Decree. The Court may then enter or approve the Consent Decree. If approved by the Court, the Third Consent Decree will require the BWG to conduct the work

NOTICE TO HEARING IMPAIRED: TTY users may use the California Relay Service @ 711 or 1-800-855-7100. You may also contact the Public Participation Specialist listed at the end of this update.



Department of Toxic Substances Control

discussed above and will partly resolve responsibility for who pays for certain DTSC past and future costs, including DTSC oversight costs.

WHERE DO I SUBMIT MY COMMENTS?

Please submit comments by March 5, 2015 to both persons listed below:

Marilee Hanson
DTSC Office of Legal Counsel
P.O. Box 806
Sacramento, CA 95812
Marilee.Hanson@dtsc.ca.gov

Jim Dragna
Morgan, Lewis & Bockius LLP
355 S. Grand Avenue
Los Angeles, CA 90071
jim.dragna@morganlewis.com

You may view documents at the following locations:

The Third Consent Decree, an index of background documents for it, as well as many documents about the BKK Landfills Facility may be viewed at: <http://www.dtsc.ca.gov/HazardousWaste/Projects/BKK.cfm>

The Third Consent Decree and background documents may also be examined on the DTSC EnviroStor website at: https://www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=19490005

You may also visit the West Covina Public Library, 1601 West Covina Parkway, West Covina, CA 91790 (626) 962-3541

For questions on the BKK Landfills Facility:

Jesus Cruz
Public Participation Specialist
8800 Cal Center Drive
Sacramento, CA 95826
(916) 255-3315; 1-866-495-5651
Jesus.Cruz@dtsc.ca.gov

Kamili Siglowide
Hazardous Substances Engineer
8810 Cal Center Drive
Sacramento, CA 95826
(916) 255-3657
Kamili.Siglowide@dtsc.ca.gov

Russ Edmondson
Public Information Officer
P.O. Box 806
Sacramento, CA 95812
(916) 323-3372
Russ.Edmondson@dtsc.ca.gov

**OCCUPATIONAL SAFETY AND
HEALTH STANDARDS BOARD**

**NOTICE OF PUBLIC MEETING AND BUSINESS
MEETING OF THE OCCUPATIONAL SAFETY
AND HEALTH STANDARDS BOARD**

Pursuant to Government Code Section 11346.4 and the provisions of Labor Code Sections 142.1, 142.2, 142.3, 142.4, and 144.6, the Occupational Safety and Health Standards Board of the State of California has set the time and place for a Public Meeting and Business Meeting:

PUBLIC MEETING

On **March 19, 2015**, at 10:00 a.m. in the Auditorium of the State Resources Building 1416 9th Street, Sacramento, California.

At the Public Meeting, the Board will make time available to receive comments or proposals from interested persons on any item concerning occupational safety and health.

BUSINESS MEETING

On **March 19, 2015**, at 10:00 a.m. in the Auditorium of the State Resources Building 1416 9th Street, Sacramento, California.

At the Business Meeting, the Board will conduct its monthly business.

DISABILITY ACCOMMODATION NOTICE: Disability accommodation is available upon request. Any person with a disability requiring an accommodation, auxiliary aid or service, or a modification of policies or procedures to ensure effective communication and access to the public hearings/meetings of the Occupational Safety and Health Standards Board should contact the Disability Accommodation Coordinator at (916) 274-5721 or the state-wide Disability Accommodation Coordinator at 1-866-326-1616 (toll free). The state-wide Coordinator can also be reached through the California Relay Service, by dialing 711 or 1-800-735-2929 (TTY) or 1-800-855-3000 (TTY-Spanish).

Accommodations can include modifications of policies or procedures or provision of auxiliary aids or services. Accommodations include, but are not limited to, an Assistive Listening System (ALS), a Computer-Aided Transcription System or Communication Access Realtime Translation (CART), a sign-language interpreter, documents in Braille, large print or on computer disk, and audio cassette recording. Accommodation re-

quests should be made as soon as possible. Requests for an ALS or CART should be made no later than five (5) days before the hearing.

OCCUPATIONAL SAFETY AND HEALTH
STANDARDS BOARD

/s/

DAVE THOMAS, Chairman

DECISION NOT TO PROCEED

**COMMISSION ON PEACE OFFICER
STANDARDS AND TRAINING**

Concerning Training and Testing Specifications

Pursuant to Government Code Section 11347, the Commission on Peace Officer Standards and Training (POST) hereby gives notice that it has decided not to proceed with the rulemaking action published in the California Regulatory Notice Register, July 25, 2014 (Register 2014, No. 30-Z). The proposed rulemaking concerns Training and Testing Specifications.

Any interested person with questions concerning this rulemaking should contact Cheryl Smith at either (916) 227-0544 or by e-mail at: csmith@post.ca.gov.

POST will also publish this Notice of a Decision Not to Proceed on its website.

**DEPARTMENT OF FOOD AND
AGRICULTURE**

**MEAT, POULTRY AND
EGG SAFETY BRANCH
DECISION NOT TO PROCEED WITH
RULEMAKING ACTION**

NOTICE IS HEREBY GIVEN that pursuant to Government Code section 11347, the Department of Food and Agriculture (Department), Meat, Poultry and Egg Safety Branch, will not proceed with the proposed action to adopt sections 901.12, 901.13, and 908.12, and amend sections 900 and 904.15 of Title 3 of the California Code of Regulations, concerning Custom Livestock Slaughterhouses as described in the Informative Digest/Policy Statement Overview published in the California Regulatory Notice Register on May 16, 2014 [Notice File No. Z2014-0506-05, Register 2014, No. 20-Z].

The Department may proceed with a similar or new subject matter relating to Custom Livestock Slaughter-

houses at a future date, at which time a new Notice of Proposed Action will be published in the California Regulatory Notice Register and noticed to interested and affected parties at least 45 days in advance of any new proposing rulemaking action, in accordance with the Administrative Procedure Act.

**RULEMAKING PETITION
DECISIONS**

**DEPARTMENT OF CORRECTIONS AND
REHABILITATION**

**NOTICE OF DECISION ON PETITION TO
AMEND REGULATIONS**

**California Code of Regulations
Title 15, Crime Prevention and Corrections
Division 3, Adult Institutions, Programs
and Parole**

PETITIONER

Lawrence Bittaker, (C-28400)

AUTHORITY

The authority granted by Government Code (GC) § 12838.5 vests to the California Department of Corrections and Rehabilitation (CDCR) all the powers, functions, duties, responsibilities, obligations, liabilities, and jurisdiction of the abolished Youth and Adult Correctional Agency, California Department of Corrections, Department of the Youth Authority, Commission on Correctional Peace Officer Standards and Training, Board of Corrections, and the State Commission on Juvenile Justice, Crime and Delinquency Prevention. Penal Code (PC) § 5050 provides that commencing July 1, 2005, any reference to the Director of Corrections refers to the Secretary of the CDCR. PC § 5054 vests with the Secretary of the CDCR the supervision, management, and control of the State prisons, and the responsibility for the care, custody, treatment, training, discipline, and employment of persons confined therein. PC § 5055 provides that commencing July 1, 2005, all powers/duties previously granted to and imposed upon the California Department of Corrections shall be exercised by the Secretary of the CDCR. PC § 5058 provides that the Director may pre-

scribe and amend regulations for the administration of prisons.

CONTACT PERSON

Please direct any inquiries regarding this action to Robert Briggs, Chief, Office of Appeals, or to Timothy M. Lockwood, Chief, Regulation and Policy Management Branch, Department of Corrections and Rehabilitation, P.O. Box 942883, Sacramento, CA 94283-0001.

AVAILABILITY OF PETITION

The petition to amend regulations is available upon request directed to the Department's contact person.

SUMMARY OF PETITION

Petitioner requests that California Code of Regulations (CCR), Title 15, Division 3, Sections 3084.6(b) and (c), be revised to remove the language "which include, but are not limited to: . . ." because the language cannot be understood, as the additional grounds for rejection/cancellation of appeals are not specified. Petitioner also states the language can conflict with other regulations, and that the unspecified reasons cannot be reviewed by the public or the Office of Administrative Law for clarity, consistency, or non-duplication prior to adoption or use, as required by Government Code 11340 et seq. Further, Petitioner specifies that Section 3084.8(b)(1) is not necessary because it is redundant given the operation and effect of CCR 3084.8(b)(2) and (3), and it essentially duplicates the actions of 3084.8(b)(2) and (3) which perform the same function as 3084.8(b)(1), and it is unclear when 3084.8(b)(1) applies instead of 3084.8(b)(2) or (3).

DEPARTMENT DECISION

The Secretary of the CDCR declines the petition in its entirety.

The language contained in the California Code of Regulations (CCR), Title 15, Division 3, Sections 3084.6(b) and (c), and 3084.8(b)(1), is in compliance with the Administrative Procedures Act, as these sections were approved and certified by the Office of Administrative Law. These regulations have been in place since January 28, 2011, and through the regulatory process for adoption of regulations, and in compliance with Government Code Section 11340 et seq., the public was given opportunity to review and comment on the proposed regulations prior to the sections in question being adopted and certified as final regulations.

The Petitioner’s request to have the words “*which include, but are not limited to: . . .*” removed would limit the scope of reasons for denying appeals, and allow appellants to submit more appeals than would normally be accepted. These regulations allow for appeals coordinators to make the proper determination when considering rejection or cancellation of an appeal. The intent of the rejection/cancellation process is to ensure that an appeal is complete and able to be processed. The flexibility in the process which the petitioner is objecting to is to an appellant’s advantage. If the phrase was removed, and something that would impede the processing of the appeal is not listed specifically in the regulation text and the appellant given a chance to correct, it could unnecessarily result in a denial. The phrase “*which include, but are not limited to: . . .*” is used extensively throughout the CCR and has been determined as acceptable language, as proven in the adoption of these regulations.

The language in Section 3084.8(b)(1) covers the first step in the step-by-step process for submitting timely appeals, and is not duplicative of Sections 3084.8(b)(2) and (3). Should the appellant not have knowledge of the occurrence of the event or decision being appealed as stated in 3084.8(b)(1), then Sections 3084.8(b)(2) or (3) applies. The current language regarding allowable filing time limits for appeals is intended to benefit an appellant seeking administrative remedies by affording them notably more time to do so (30 calendar days) than was permitted under previous regulations (15 working days). The language in Section 3084.8(b)(1) is necessary to cover the appeal time limits process and procedures, and has been fully adopted in compliance with the Administrative Procedures Act.

Elizabeth Heidig, Senior Counsel
Office of Administrative Law
300 Capitol Mall, Ste. 1250
Sacramento, CA 95814

A copy of your comment must also be sent to the petitioner and the agency contact person.

Petitioner:

Stephen J. Horvath
Law Office of Stephen J. Horvath
1070 E Green Street, Ste. 201
Pasadena, California 91106

Agency contact:

Timothy Lockwood
Department of Corrections and Rehabilitation
Regulations and Policy Management Branch
Post Office Box 942883
Sacramento, California 94283-0001

Please note the following timelines:

Publication of Petition in Notice Register: January 30, 2015

Deadline for Public Comment: March 2, 2015

Deadline for Agency Response: March 16, 2015

Deadline for Petitioner Rebuttal: No later than 15 days after receipt of the agency’s response

Deadline for OAL Decision: June 1, 2015

The attachments are not being printed for practical reasons or space considerations. However, if you would like to view the attachments please contact Margaret Molina at (916) 324-6044 or mmolina@oal.ca.gov.

<p>ACCEPTANCE OF PETITION TO REVIEW ALLEGED UNDERGROUND REGULATIONS</p>
--

(Pursuant to title 1, section 270, of the
California Code of Regulations)

**DEPARTMENT OF CORRECTIONS
AND REHABILITATION**

The Office of Administrative Law has accepted the following petition for consideration. Please send your comments to:

**PETITION TO THE OFFICE OF
ADMINISTRATIVE LAW**

RE: Alleged Underground Regulation

FROM: Correctional Sergeant, Bruce Carter
Wasco State Prison

DATE: November 12, 2014

1. Identifying information:

Petitioner:
Correctional Sergeant, Bruce Carter
Wasco State Prison

Interested Party:

California Correctional Supervisor Organization
1481 Ullrey Avenue, Escalon, CA 95320
(209) 838-2940
ccso@ccsonet.org

Represented by:

Stephen J. Horvath, Esq.
 Law Offices of Stephen J. Horvath
 1070 E. Green St., Suite 201
 Pasadena, CA 91106
steve@sjhtriallaw.com

2. Department being challenged:

California Department of Corrections and Rehabilitation

3. Purported underground regulation:

Amendment to Department Operations Manual (DOM) Section 33010.18.2. Exhibit A

4. Department’s actions that demonstrate is has issued, used, enforced, or attempted to enforce the purported underground regulation:

An amendment of the Department Operations Manual [“DOM”] was given effect in December 2012, revising Manual section 33010.18.2, entitled seniority status, Exhibit A herein, which changed the treatment of certain CDCR middle management personnel who had held limited term appointments. The Department then issued a memorandum dated July 2, 2014, Exhibit B herein, calling for an “audit” of certain ranks of CDCR middle management who held limited term positions since November 1, 2010.

The purpose of the audit was to give retroactive effect to the implementation of the seniority rules imposed by the December 2012 amendment of DOM section 33010.18.2.

By this petition, the petitioner, Bruce Carter, demonstrates that the amendment of DOM section 33010.18.2 is invalid, because it was an underground regulation that was subject to the procedures required by the Administrative Procedure Act [“APA”], *Government Code*, section 11342.600; that the regulation was not approved in the manner required by the APA; and that the regulation is not entitled to any statutory exemption.

5. Legal basis for believing DOM Section 33010.18.2 is a regulation as defined by section 11342.600 of the Government Code and that no express statutory exemption to the requirements of the APA is applicable:

1. Regulations are legally valid only if adopted under the procedures set forth in the APA.

The APA enables persons interested in regulations to receive notice and be heard on the merits of proposed rules of government agencies. Government Code, section 11420 expresses a legislative purpose in enacting the APA “to establish basic minimum procedural requirements for the adoption, amendment or repeal of

administrative regulations.” Cal. Gov. Code, section 11420.

Government Code, section 11342(b) defines “regulation” for purposes of the APA as “every rule, regulation, order, or standard of general application . . . adopted by any state agency to implement, interpret, or make specific the law enforced or administered by it, or to govern its procedure, except one which relates only to the internal management of the state agency.” Cal. Gov. Code, section 11342(b). The standard is broadly construed. *Armistead v. State Personnel Board* (1978) 22 Cal.3d 198, 204–205.

Where the State asserted a provision of a personnel manual in seeking to prohibit a former employee from retracting a resignation, the Supreme Court in *Armistead* recognized that the APA was enacted to solve the problem that government agencies were avoiding the due process obligation to provide prior public notice and hearing, on what it called “house rules of the agency.” 22 Cal.3d at 204–205. The Court explained that such rules are “denominated variedly as ‘policies,’ ‘interpretations,’ ‘instructions,’ ‘guides,’ ‘standards,’ or the like, and are contained in internal organs of the agency such as manuals, memoranda, bulletins, or are directed to the public in the form of circulars or bulletins.” *Id.* at 205. Accordingly, a house rule that meets the APA definition of an agency regulation is valid only if it is promulgated in accordance with the procedure set forth in the APA. *Id.* at 204–205. As the provision on which the state relied was not promulgated under the APA, the provision was held invalid. *Id.* at 201.

Similarly, in *Ligon v. State Personnel Board* (1981) 123 Cal.App.3d 583, the state rejected a promotional application of a Public Utilities Commission employee, based on a Memorandum requiring the employee to “‘meet the minimum cumulative time for promotion in a class series before any out-of-class experience can be certified or accepted.’” *Id.* at 587. The employee contended that out-of-class experience should be counted toward minimum qualification for advancement. *Id.*

The State argued that the memorandum was not a regulation. *Id.* Rejecting the argument, the Court of Appeal observed, “The policy was intended to be generally applied in every case, regardless of the ‘minimum qualifications’ required for a particular position. It would serve as a general limitation on the use of out-of-class experience to meet minimum requirements. The Board’s ‘policy’ is clearly a regulation.” *Id.* at 588. The regulation in *Ligon* closely parallels the Manual amendment challenged as an underground regulation by this petition, as a seniority-based qualification for promotion.

2. **The December 2012 amendment of DOM section 33010.18.2 is an underground regulation, because it applies generally to all who fit in the defined categories, and indirectly affects third parties and the public; it makes specific the law enforced by the CDCR as an employer; and it is not expressly exempted by statute from the APA.**

Underground regulations are prohibited and invalidated by Government Code, section 11340.5. A list of general exemptions from the effect of section 11340.5 is codified as Government Code, section 11340.9.

Review of the validity of a governmental action on the ground it is an underground regulation may be had by “any interest person.” *Bess v. Park* (1955) 132 Cal.App.2d 49, 53. The standard of such review is elaborated in *20th Century Ins. Co v. Garamendi* (1994) 8 Cal.4th 216, 271–279.

An underground regulation is defined by 1 Cal. Code Regs., section 250(a), as “any guideline, criterion, bulletin, manual, instruction, order, standard of general application, or other rule, including a rule governing a state agency procedure, that is a regulation as defined in Section 11342.600 of the Government Code, but has not been adopted as a regulation and filed with the Secretary of State pursuant to the APA and is not subject to an express statutory exemption from adoption pursuant to the APA.”

A two-part test for an underground regulation was established in *Tidewater Western Marine, Inc. v. Bradshaw* (1996) 14 Cal.4th 557, 568–579. The first step in that test is to determine whether the rule is either (a) A rule of general application, or (b) an amendment or supplement to a rule of general application. The second step inquires into whether the rule has been adopted to either (a) implement, interpret, or make specific the law enforced or administered by the agency, or to (b) govern the agency’s procedure. The third step is whether the rule is expressly exempted from the APA by a statute. If the rule satisfies the first two steps and is not expressly exempted under the third step, it is an underground regulation. The test for underground regulation thus excludes: (a) express statutory exemptions in the APA and in other statutes, (b) Restatements of statutes or regulations; and (c) rules not meeting the definition of a regulation.

General application does not necessarily mean universal. See, e.g., *Pacific Gas & Electric Co. v. State Dept. of Water Resources* (2003) 112 Cal.App.4th 477, 504–508 (sufficient if it “declares how a certain class of cases will be decided.” *Id.* at 504). An amendment of an existing regulation is treated as a regulation for purposes of the APA. *Sherwin-Williams Co. v. South Coast Air Quality Management Dist.* (2001) 86 Cal.App.4th 1258, 1284; *State Water Resources Control Board v. Of-*

fice of Administrative Law (1993) 12 Cal.App.4th 697, 701–702. Restatements of statutes are not regulations, but any interpretation, addition, or re-wording might constitute an underground regulation. *Engelmans v. State Board of Education* (1991) 2 Cal.App.4th 47, 62. None of the statutory exemptions apply to the Manual amendment challenged by this petition.

- A. The DOM amendment is an amendment to a seniority interpretation of general application, to implement, interpret, and make specific the state civil service act and its seniority statutes.**

- 1) The amendment exercises a statutory power of the Department.**

The CDCR as an employer is subject to the State Civil Service Act, *Government Code*, sections 18500 through 19999.7. As discussed below, in prescribing the conditions for employees to compete for positions and attain eligibility for promotional lists, the Department is exercising a power conferred on it by Government Code, section 18950. The DOM amendment therefore implemented, interpreted, and made specific the exercise of the Department’s power under section 18950.

The California Supreme Court in *State Personnel Board v. California State Employees’ Association* (2005) 36 Cal.4th 758, partly invalidating a post-and-bid process adopted by some state employee unions, held that the state cannot be compelled to make appointments based solely on seniority, but that seniority remains a legitimate factor bearing on the merit principle that governs the appointing process. *Id.* at 768–769, 772–775. The reasoning of this precedent suggests that a DOM amendment exercising its power under section 18950 would not be exempt from the APA, and could be deemed an underground regulation.

- 2) The amendment applies generally to a class of limited term supervisors.**

The December 2012 DOM amendment satisfies the requirement for an underground regulation that it applies generally to a class of employees holding limited term supervisory appointments. Factually close to the present case, *Ligon v. State Personnel Board* (1981) 123 Cal.App.3d 583, found an underground regulation in a directive regarding certification of out-of-class experience in state employment. Similarly, within the Department of Corrections, *Stoneham v. Rushen* (1982) 137 Cal App.3d 729, held that a directive creating a classification for categorical treatment of inmate prison placement preferences constituted a regulation subject to APA procedure. *Id.* at 736.

In *Ligon*, a Public Utilities Commission employee appealed from denial of a mandamus petition seeking to compel consideration of promotional applications for

which she was disqualified for lack of minimum time period in qualifying positions. She had the necessary experience if her time in out-of-class service, as verified by her supervisor, were certified. *Id.* at 586–587. In reversing the denial of relief, the appellate court held that the Commission’s directive governing “out of class experience” to meet “minimum requirement” for promotion was a regulation, and rejected the Commission’s characterization of the directive as merely a “minimum qualification” for the position. *Id.* at 588. These precedents show that the corrections department’s seniority interpretations constitute regulations subject to APA approval procedures.

B. The DOM amendment has sufficient general application to qualify as an underground regulation.

A statutory exception to APA promulgation exists for regulations that are deemed purely internal procedures. *Gov. Code*, section 11340.9(d). The DOM amendment at issue here is not a purely internal procedure. At a minimum, it affects all correctional supervisors, all inmates, and inmate families.

For the purpose of testing the DOM amendment for regulatory treatment, this application points to two effects of the regulation beyond the directly involved supervisors: (1) the hospital department’s transfer criterion, and (2) the criteria for adjudicating RVR hearings. The exhibits attached hereto contain the information necessary to show these indirect outside effects of the DOM amendment that render the amendment an underground regulation.

It may be theoretically true that the criteria that cause these indirect effects can be changed without changing the seniority interpretation. The hospital department can stop treating limited term assignments as non-permanent, even if the occupant did not acquire the seniority. The RVR hearing guidelines can be changed to permit an employee in limited term capacity to preside. But when the regulation creates a necessity for the Department to make both of these adjustments, and perhaps others, in diverse areas of its operation, and in various places within the Department, the wisdom of the regulation and its retroactive application becomes questionable.

C. The State Personnel Board’s statutory exemption from the APA should not be extended to protect a department manual amendment from APA scrutiny.

Government Code, section 18211 creates an express statutory exemption from APA scrutiny for State Personnel Board regulations. Distantly related to the DOM amendment at issue in this petition, the State Personnel Board has powers over civil service position classification matters.

Government Code, section 18800 gives the SPB the power to create and adjust classes of positions in state civil service, toward the formulation of a Personnel Classification Plan. Section 18950, however, provides that the department may prescribe the conditions under which employees may be permitted to compete for positions, attain eligibility and transfer between promotional lists. The DOM amendment constitutes an exercise of the department’s power under section 18950, rather than the SPB’s power under section 18800, and would therefore not be exempt from the APA. Therefore, the list of positions and classifications is not subject to the APA, but a department’s interpretation of how an employee’s time will be credited to the minimum requirements is not part of the classification plan itself.

6. This petition raises an issue of considerable public importance requiring prompt resolution:

In the present case, the amendment of section 33010.18.2 changes the prior language of section 33010.18.2 that was updated in January 2010. Exhibit C. The amendment “changes the application of seniority/tenure to Limited Term Appointments,” depriving employees from using their time in limited term appointments as credit for time as “supervisors” to meet the “minimum qualifications” for promotion within the California Department of Rehabilitation and Corrections or promotion to positions in other state agencies. For example, under the State Hospitals, one of the two options to meet the minimum qualifications section (II) for Hospital Police Lieutenant, requires “Four years of full-time, paid California peace officer experience, two years of which must have been in a supervisory capacity at a level comparable to the rank of Sergeant.” Exhibit D, minimum qualifications for Hospital Police Lieutenant. The rule change of Section 33030.18.2 effectively closes both options for Limited Term appointed Supervisors to qualify for further promotion that existed at the time of their acceptance of their appointments. See Exhibit D.

Section 33030.18.2 also affects the adjudication of inmate Rules Violation Reports. The adjudication of an inmate Rules Violation Report may adversely affect the inmate’s credit for time off the sentence for good behavior. The adjudication affects the inmate’s release date. The inmate’s release date affects not only the inmate, but indirectly also affects the inmate’s family, friends, co-workers, and business partners, if any.

With particular regard to the July 2, 2014 memo, the retroactive application of section 33030.18.2 may invalidate Rules Violation adjudications that have affected the inmate’s release date. Adjudicators who have taken away an inmate’s good behavior time may now be

found to have lacked the jurisdiction to do so. Therefore such an adjudication taking away the inmate's time could be deemed invalid and subject to litigation. If that occurs, it could expose the Department to liability to inmates and their families who may now be found to have been wrongfully held beyond their release date.

The regulation authorizing correctional supervisors to adjudicate inmate Rules Violation Reports defines the qualifications of the officials who can render a valid adjudication taking away an inmate's credits. 15 CCR section 3313(a) requires Rules Violation Reports to be classified by staff "not below the level required to conduct serious disciplinary hearings." Exhibit E.

15 CCR section 3310(d) defines "experienced" as "a permanent employee at the designated level." Exhibit E. The amended section 33010.18.2 gives Limited Term appointees full authority of the position they hold but such employees are relegated to "Acting" status. Amended section 33010.18.2 thus denies "permanent" status to "Limited Term" appointments. The amendment then deprives Limited Term appointees of the authority to conduct RVR hearings. 15 CCR section 3310(d) further provides that "Acting Staff whose permanent position is at a lower level than that required shall not be assigned" that role. Accordingly, retroactive application of the July 2, 2014 memo would appear to compel the Department to restore the good behavior credits removed by Limited Term lieutenants from November 2010 until the present day.

Retroactive application of the new interpretation would be disruptive, destabilizing, and fundamentally unfair. Accordingly, the Memorandum should be found an underground regulation and invalidated.

DISAPPROVAL DECISION

Printed below is the summary of an Office of Administrative Law disapproval decision. The full text of the disapproval decision is available at www.oal.ca.gov under the "Publications" tab. You may also request a copy of a decision by contacting the Office of Administrative Law, 300 Capitol Mall, Suite 1250, Sacramento, CA 95814-4339, (916) 323-6225 — FAX (916) 323-6826. Please request by OAL file number.

CALIFORNIA HORSE RACING BOARD

**State of California
Office of Administrative Law**

**In re:
California Horse Racing Board**

Regulatory Action:

Title 4

California Code of Regulations

Adopt sections:

Amend sections: 1588

Repeal sections:

**DECISION OF DISAPPROVAL
OF REGULATORY ACTION**

Government Code Section 11349.3

OAL File No. 2014-1201-02 S

SUMMARY OF REGULATORY ACTION

This rulemaking action by the California Horse Racing Board (Board) proposes to amend section 1588 in title 4 of the California Code of Regulations (CCR) to state that a horse on the Veterinarian's List in another racing jurisdiction is ineligible to start in a race, except with prior approval of the stewards.

On December 1, 2014, the Board submitted the above-referenced regulatory action to the Office of Administrative Law (OAL) for review. On January 14, 2015, OAL notified the Board that OAL disapproved the proposed regulation. This Decision of Disapproval of Regulatory Action explains the reason for OAL's action.

DECISION

OAL disapproved the above-referenced rulemaking action because the proposed regulation failed to comply with the clarity standard of Government Code section 11349.1, subdivision (a)(3).

All Administrative Procedure Act (APA) issues must be resolved prior to OAL's approval of any resubmission.

CONCLUSION

For the foregoing reason, OAL disapproved the above-referenced rulemaking action. Pursuant to Government Code section 11349.4, subdivision (a), the Board may resubmit revised regulations within 120 days of its receipt of this Decision of Disapproval. If you have any questions, please contact me at (916) 323-6820.

Date: January 21, 2015

Lindsey McNeill
Attorney

FOR: DEBRA M. CORNEZ
Director

Original: Rick Baedeker
Copy: Leeland Turner

**AVAILABILITY OF INDEX OF
PRECEDENTIAL DECISIONS**

**CALIFORNIA GAMBLING CONTROL
COMMISSION**

**NOTICE OF AVAILABILITY OF PRECEDENTIAL
DECISIONS AND DECISION INDEX**

Re: Government Code section 11425.60, subdivision (c).

NOTICE IS HEREBY GIVEN that the California Gambling Control Commission (Commission), pursuant to the requirements of section 11425.60 of the Government Code, maintains an index of precedential decisions. The index is available to the public by annual e-mail subscription from the Commission. The index and the text of the precedent decisions can be viewed, by appointment, at the Commission's office below. For subscription or additional information, or to schedule an appointment to view precedent decisions, contact:

Russell Johnson, Staff Counsel
Legal Division
California Gambling Control Commission
2399 Gateway Oaks Drive, Suite 220
Sacramento, California 95833-4231
Telephone: (916) 263-1523
Facsimile: (916) 263-1365
E-Mail: rjohnson@cgcc.ca.gov

The index and text of the precedential decisions also can be viewed on the Internet at [http://www.cgcc.ca.gov/?pageID=Precedential Decisions](http://www.cgcc.ca.gov/?pageID=Precedential%20Decisions).

**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# 2014-1223-01
BOARD OF PSYCHOLOGY
Supervised Professional Experience

OAL approves this change without regulatory effect as meeting the requirements of California Code of Regulations, Title 1, section 100.

Title 16
California Code of Regulations
AMEND: 1387
Filed 01/21/2015
Agency Contact: Taylor Hattersley (916) 574-7227

File# 2014-1223-02
CALIFORNIA HIGHWAY PATROL
Routes for Transportation of Radioactive Materials

This rulemaking action updates section 1159 of Title 13 of the California Code of Regulations. This amendment is designed to enhance the clarity and consistency of the routes and route maps used for the Through Transportation of Highway Route Controlled Quantity shipments of Radioactive Materials. This rulemaking makes changes to the narrative listing of routes, amends the map currently in this section and adds two more maps.

Title 13
California Code of Regulations
AMEND: 1159
Filed 01/21/2015
Effective 04/01/2015
Agency Contact: Tian-Ting Shih (916) 843-3400

File# 2014-1204-01
COMMISSION ON TEACHER CREDENTIALING
Annual Accreditation Fees

This Certificate of Compliance action adopts a prior emergency action 2014-0701-02E regarding the fee structure and related fees in connection with agency review of accreditation of institutions providing educator preparation services. Accredited institutions pay fees to the state allowing the Commission on Teacher Credentialing to maintain and operate the accreditation system with reviews of programs offered by institutions.

Title 5
California Code of Regulations
ADOPT: 80693, 80694
Filed 01/20/2015
Effective 01/20/2015
Agency Contact: Kathryn Polster (916) 445-0928

File# 2015-0114-02
 DEPARTMENT OF FOOD AND AGRICULTURE
 Asian Citrus Psyllid Interior Quarantine

The Department of Food and Agriculture submitted this emergency action to amend title 3, California Code of Regulations, section 3435(b)(1). The proposed amendment will add approximately 30 square miles to the existing Asian citrus psyllid (ACP) quarantine area in Fresno County, based on findings of three adult ACP in the area in December, 2014.

Title 3
 California Code of Regulations
 AMEND: 3435
 Filed 01/16/2015
 Effective 01/16/2015
 Agency Contact: Sara Khalid (916) 654-1017

File# 2014-1212-03
 DEPARTMENT OF FOOD AND AGRICULTURE
 Permit Processing Times and Appeal Procedures

This filing of changes without regulatory effect by the Department of Food and Agriculture ("DFA") amends 3 CCR §§ 300 and 301. Government Code §§ 15376 and 15378, which were some of the original authority citations and all of the original reference citations for these regulations, were repealed. Pursuant to 1 CCR § 100(b)(5), DFA is deleting these citations and adding reference citations from the Food and Agriculture Code as changes without regulatory effect.

Title 3
 California Code of Regulations
 AMEND: 300, 301
 Filed 01/21/2015
 Agency Contact: Crystal D'Souza (916) 654-0433

File# 2014-1209-04
 DEPARTMENT OF INSURANCE
 Auto Body Repair Consumer Bill of Rights

This filing of changes without regulatory effect by the Department of Insurance updates the address and telephone number for the Bureau of Automotive Repair as listed in section 2695.85 of title 10 of the California Code of Regulations.

Title 10
 California Code of Regulations
 AMEND: 2695.85
 Filed 01/20/2015
 Agency Contact: Diane Pinney (916) 492-3456

File# 2014-1224-02
 DEPARTMENT OF PUBLIC HEALTH
 California Biobank Program

This File/Print action is the "Statement of Compliance" filing making permanent the prior emergency establishing requirements for the Biobank Program. The Biobank maintains a large and diverse biobank of over 17.5 million prenatal and newborn biospecimens, Genetic Disease Screening data and California Birth Defects Monitoring data. It also links these biospecimens and data to the State Registrar of Vital Statistics, databases that include fetal death, live birth and death data. The State of California has mandated that these biospecimens be stored, analyzed and shared for research purposes. The emergency action established guidelines for invoicing, charging and collecting fees as well as specified the protocols and conditions under which requests for research will be approved and released. Additionally, protocols and conditions for biospecimen retrieval, re-inventory and shipping were established. The emergency file was 2014-0515-04EFP.

Title 17
 California Code of Regulations
 ADOPT: 6550, 6551, 6553, 6553.1, 6555, 6557, 6557.1, 6557.2, 6557.3
 Filed 01/21/2015
 Agency Contact: Linda M. Cortez (916) 440-7807

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN August 20, 2014 TO
 January 21, 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 1
 11/10/14 AMEND: 1, 14, 20
 10/29/14 AMEND: 86

Title 2
 12/31/14 ADOPT: 20620 AMEND: 20610, 20611, 20612, 20613, 20622 and renumber as 20621, 20623 and renumber as 20622, 20624 and renumber as 20623, 20625 and renumber as 20624, 20626 and renumber as 20625, 20627 and renumber as 20626, 20630, 20631, 20632, 20633, 20635 and renumber as 20634, 20636 and renumber as 20635, 20637 and renumber as 20636, 20638 and renumber as 20637, 20639 and renumber as 20638, 20640, 20641,

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

20642, 20645 and renumber as 20643,
20646 and renumber as 20644, 20650,
20651, 20652, 20653, 20654, 20660,
20661, 20662, 20663, 20670, 20672,
20680, 20681, 20682 REPEAL: 20620,
20621, 20671, Appendices A and B to
Chapter 6
12/18/14 ADOPT: 1859.167.1, 1859.167.2,
1859.167.3 AMEND: 1859.2, 1859.77.4,
1859.106.1, 1859.160, 1859.161,
1859.162, 1859.163, 1859.163.1,
1859.163.4, 1859.163.5, 1859.164,
1859.164.1, 1859.164.2, 1859.165,
1859.166, 1859.166.1, 1859.167,
1859.167.2 (renumbered as 1859.167.4),
1859.167.3 (renumbered as 1859.167.5),
1859.168, 1859.171, 1859.172
12/16/14 ADOPT: 557
12/15/14 AMEND: 18545, 18703.4, 18730,
18940.2
12/15/14 AMEND: 18704.1, 18705.1
12/15/14 AMEND: 18704
12/10/14 ADOPT: 20700, 20701, 20702, 20703,
20704, 20705, 20706, 20707
12/03/14 AMEND: 51.7
11/24/14 AMEND: 18942
11/24/14 AMEND: 18705.2
11/20/14 AMEND: 1859.73.2, 1859.76,
1859.78.7, 1859.82
11/03/14 ADOPT: 559.518
10/29/14 AMEND: 18705.3
10/27/14 AMEND: 10001, 10002, 10005, 10006,
10007, 10008, 10009, 10011, 10012,
10013, 10015, 10021, 10022, 10024,
10025, 10029, 10030, 10031, 10033,
10035, 10037, 10038, 10039, 10041,
10042, 10046, 10047, 10050, 10053,
10054, 10056, 10057, 10061, 10062,
10063, 10065
10/20/14 AMEND: 18705.2
10/17/14 AMEND: 3435
10/17/14 AMEND: 3435(b)
10/13/14 AMEND: 599.615, 599.615.1, 599.616,
599.616.1, 599.619, 599.621, 599.622,
599.623, 599.624, 599.624.1, 599.625,
599.625.1, 599.626, 599.626.1, 599.627,
599.627.1, 599.628, 599.628.1, 599.629,
599.629.1, 599.630, 599.631, 599.633,
599.633.1, 599.634, 599.635, 599.635.1,
599.636, 599.636.1, 599.637, 599.638,
599.638.1, 599.640, 599.641, 599.642,
599.643, 599.644, 599.645, 599.646,
599.647, 599.648, 599.649, 599.650,
599.651, 599.652, 599.655, 599.656,
599.657, 599.658, 599.659, 599.660,
599.661, 599.662, 599.663, 599.664,
599.665, 599.666, 599.666.1, 599.667,
599.668, 599.669, 599.670, 599.671,
599.672, 599.672.1, 599.673, 599.674,
599.675, 599.676, 599.676.1, 599.677,
599.678, 599.679, 599.680, 599.681,
599.682, 599.683, 599.684, 599.685,
599.686, 599.687, 599.688, 599.689,
599.690, 599.691, 599.700, 599.701,
599.702, 599.703, 599.703.1, 599.704,
599.705, 599.705.1, 599.706, 599.707,
599.708, 599.709, 599.710, 599.711,
599.714, 599.714.1, 599.715, 599.715.1,
599.716, 599.716.1, 599.717, 599.717.1,
599.718, 599.718.1, 599.719, 599.719.1,
599.720, 599.720.1, 599.721, 599.722,
599.723, 599.723.1, 599.723.2, 599.724,
599.724.1, 599.725, 599.726, 599.727,
599.728, 599.729, 599.730, 599.731,
599.732, 599.733, 599.734, 599.736,
599.737, 599.737.5, 599.738, 599.739,
599.739.1, 599.739.2, 599.740, 599.741,
599.742, 599.742.1, 599.743, 599.744,
599.745, 599.745.1, 599.746, 599.747,
599.748, 599.749, 599.750, 599.751,
599.752, 599.752.1, 599.752.2,
599.752.3, 599.753, 599.754, 599.770,
599.771, 599.772, 599.773, 599.774,
599.775, 599.776, 599.776.1, 599.777,
599.778, 599.779, 599.779.1, 599.779.2,
599.779.3, 599.779.4, 599.779.5,
599.779.6, 599.779.7, 599.780, 599.781,
599.782, 599.783, 599.784, 599.785,
599.785.5, 599.786, 599.787, 599.788,
599.789, 599.790, 599.791, 599.792.5,
599.793, 599.794, 599.795, 599.796,
599.796.1, 599.797, 599.798, 599.800,
599.801, 599.802, 599.803, 599.804,
599.805, 599.806, 599.807, 599.808,
599.809, 599.810, 599.815, 599.817,
599.818, 599.819, 599.825, 599.826,
599.827, 599.828, 599.830, 599.831,
599.832, 599.833, 599.834, 599.835,
599.836, 599.837, 599.854, 599.854.1,
599.854.2, 599.854.3, 599.854.4,
599.856, 599.857, 599.858, 599.859,
599.866, 599.867, 599.868, 599.870,
599.873, 599.874, 599.876, 599.877,
599.880, 599.881, 599.882, 599.883,
599.888, 599.893, 599.910, 599.911,
599.912, 599.913, 599.920.5, 599.920.6,
599.921, 599.922, 599.922.1, 599.922.2,
599.922.3, 599.923, 599.924, 599.924.5,
599.925, 599.925.1, 599.925.5, 599.926,
599.927, 599.929, 599.930, 599.931,

	599.933, 599.934, 599.935, 599.936, 599.937, 599.937.1, 599.937.2, 599.937.3, 599.937.4, 599.939, 599.940, 599.941, 599.942, 599.943, 599.944, 599.946, 599.947, 599.950, 599.951, 599.952, 599.953, 599.954, 599.955, 599.956, 599.957, 599.958, 599.959, 599.960, 599.961, 599.962, 599.963, 599.964, 599.965, 599.966, 599.985, 599.986, 599.987, 599.988, 599.990, 599.992, 599.993, 599.994, 599.995	11/03/14 AMEND: 3591.11(a) 10/23/14 ADOPT: 2326.1, 2326.2 10/23/14 AMEND: 3435(b) 10/17/14 AMEND: 3435 10/17/14 AMEND: 3435(b) 10/14/14 AMEND: 3435(b) 09/25/14 AMEND: 3435 (b) 09/17/14 AMEND: 3435(b) 09/15/14 AMEND: 3435(b) 09/04/14 AMEND: 3700(b) 08/25/14 AMEND: 3435(b) 08/25/14 AMEND: 6800
09/25/14	AMEND: 18438.5	
09/09/14	ADOPT: 599.839, 599.844.1, 599.844.2, 599.848, 599.849, 599.968, 599.969, 599.970, 599.971, 599.972, 599.973, 599.974, 599.975, 599.976, 599.977, 599.978, 599.979 AMEND: 599.600, 599.601, 599.602, 599.603, 599.604, 599.605, 599.606, 599.607, 599.608, 599.609, 599.610, 599.840, 599.841, 599.850 REPEAL: 599.842, 599.843, 599.844, 599.845, 599.846, 599.847, 599.849, 599.978, 599.979, 599.980	Title 4 01/13/15 ADOPT: 5600, 5610, 5620, 5630, 5640 AMEND: 5000, 5144, 5170, 5200, 5205, 5230, 5240, 5255, 5350, 5370 01/13/15 AMEND: 1858 12/24/14 AMEND: 106(d) 12/15/14 AMEND: 10080, 10081, 10082, 10083, 10084, 10085, 10086 12/05/14 ADOPT: 10080, 10081, 10082, 10083, 10084, 10085, 10086, 10087 11/19/14 ADOPT: 12006, 12012, 12035, 12052, 12054, 12056, 12058, 12060, 12062, 12064, 12066, 12068 AMEND: 12002, 12015, (Renumbered 12047), 12017, (Renumbered 12048), 12050 REPEAL: 12218.5, 12234 11/10/14 ADOPT: 8130, 8131, 8132, 8133, 8134, 8135, 8136, 8137, 8138 11/10/14 AMEND: 10030, 10031, 10032, 10033, 10033, 10035, 10036 10/27/14 ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24 10/23/14 ADOPT: 4190, 4191 10/06/14 ADOPT: 7113, 7114, 7115, 7116, 7117, 7118, 7119, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129 09/17/14 AMEND: 1658, 1656 09/15/14 AMEND: 1844 09/08/14 ADOPT: 10080, 10081, 10082, 10083, 10084, 10085, 10086, 10087 09/08/14 AMEND: 1536
09/09/14	ADOPT: 4.5, 54.2, 56, 249 AMEND: 37, 53.2, 151.3, 151.5, 153, 171, 174, 174.6, 174.8, 176, 185, 187, 188, 190, 194, 195, 196, 197, 197.5, 199, 199.1, 200, 203, 203.1, 203.7, 205, 206, 207, 211, 213.4, 213.5, 232, 234, 235, 239, 241, 264, 265, 266, 266.1, 266.2, 266.3, 282, 302.2, 302.3, 303, 500, 501, 502, 503, 504, 505, 506, 511, 512, 513, 547.54, 547.55, 547.56 REPEAL: 8, 172.1, 172.3, 172.4, 172.5, 172.6, 172.7, 172.8, 172.9, 172.10, 172.11, 201, 458, 470, 470.1, 471, 471.1, 472	
08/25/14	ADOPT: 2980.5, 2980.11 AMEND: 2980.1, 2980.3, 2980.5(a) (Renumbered to 2980.6(b)), 2980.5(b) (Renumbered to 2980.6(c)), 2980.5(c) (Renumbered to 2980.6(d)), 2980.6 (Renumbered to 2980.7), 2980.7(a) (Renumbered to 2980.8(a) and 2980.8(b)), 2980.7(b) (Renumbered to 2980.9(a)), 2980.7(c) (Renumbered to 2980.9(b)), 2980.8 (Renumbered to 2980.10), 2980.9 (Renumbered to 2980.12)	
Title 3		Title 5
01/21/15	AMEND: 300, 301	01/20/15 ADOPT: 80693, 80694
01/16/15	AMEND: 3435	01/08/15 ADOPT: 15494, 15495, 15496, 15497, 15497.5
01/02/15	AMEND: 3435(b)	12/04/14 AMEND: 76120
12/23/14	AMEND: 1380.19, 1442.7	12/04/14 AMEND: 30040, 30042.5
12/01/14	AMEND: 1310, 1310.1	12/01/14 AMEND: 1514, 3380
11/19/14	AMEND: 3435(b)	11/18/14 ADOPT: 27200, 27201, 27300, 27301, 27400, 27401, 27500, 27501, 27502, 27600, 27601, 27602

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

11/10/14 AMEND: 80225
11/05/14 ADOPT: 19810 REPEAL: 19810, 19812, 19813, 19814, 19815, 19816, 19816.1, 19817, 19817.1, 19817.2, 19817.5, 19818, 19819, 19820, 19821, 19821.5, 19822, 19823, 19824, 19824.1, 19825, 19825.1, 19827, 19828, 19828.1, 19828.2, 19828.3, 19828.4, 19829, 19829.5, 19830, 19830.1, 19831, 19832, 19833, 19833.5, 19833.6, 19834, 19835, 19836, 19837, 19837.1, 19837.2, 19837.3, 19838, 19840, 19841, 19843, 19844, 19845, 19845.1, 19845.2, 19846, 19846.1, 19847, 19848, 19849, 19850, 19851, 19851.1, 19852, 19853, 19854, 19854.1, 19855
10/30/14 AMEND: 26000
10/27/14 ADOPT: 15494, 15495, 15496, 15497
10/07/14 REPEAL: 19839
09/10/14 AMEND: 80037
09/08/14 AMEND: 55518
08/27/14 REPEAL: 11968.5
08/27/14 ADOPT: 853.7 AMEND: 850, 851, 852, 853, 853.5, 855, 857, 858, 859, 861, 862, 862.5, 863, 864 REPEAL: 854, 864.5, 865, 866, 867, 867.5, 868
08/25/14 ADOPT: 15498, 15498.1, 15498.2, 15498.3
08/25/14 ADOPT: 12030, 12031, 12032, 12033, 12034, 12035, 12036, 12037, 12038, 12039, 12040, 12041, 12042, 12043, 12044

Title 8

12/04/14 AMEND: 9789.39
12/02/14 AMEND: 5620, 6165, 6180, 6181, 6182, 6183, 6184
12/01/14 AMEND: 1514, 3380
11/26/14 AMEND: 5155
10/15/14 ADOPT: 10390, 10391, 10392, 10393, 10414, 10416, 10417, 10470, 10548, 10549, 10552, 10555, 10563, 10563.1, 10592, 10760, 10995, 10996 10770 AMEND: 10397, 10561, 10593, 10740, 10750, 10751, 10753, 10754, 10755, 10770.1, 10845, 10957.1 REPEAL: 10213, 10241, 10246, 10253, 10256, 10294, 10227, 10230, 10233, 10236, 10240, 10243, 10244, 10250, 10251, 10252, 10254, 10260, 10272, 10275, 10280, 10281, 10295, 10296, 10561.5, 10958
10/02/14 AMEND: 1903
09/30/14 AMEND: 9792.5.1
09/23/14 AMEND: 9789.32

09/17/14 AMEND: 10205.13
09/15/14 AMEND: 10205.14
08/27/14 ADOPT: 9767.5.1, 9767.16.5, 9767.17, 9767.17.5, 9767.18, 9767.19 AMEND: 9767.1, 9767.2, 9767.3, 9767.4, 9767.5, 9767.6, 9767.7, 9767.8, 9767.9, 9767.10, 9767.11, 9767.12, 9767.13, 9767.14, 9767.15, 9767.16

08/25/14 AMEND: 3314

Title 9

09/29/14 AMEND: 4210

Title 10

01/20/15 AMEND: 2695.85
01/08/15 AMEND: 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2507.1, 2507.2, 2508, 2509
01/02/15 AMEND: 2698.95
12/12/14 ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620
12/12/14 ADOPT: 6657, 6658, 6660, 6664, 6670
12/10/14 AMEND: 2498.4.9
12/08/14 AMEND: 2498.6
12/04/14 AMEND: 2717
11/25/14 ADOPT: 2548.7, 2548.8 AMEND: 2548.2, 2548.4, 2548.5, 2548.7 (renumbered to 2548.9), 2548.9 (renumbered to 2548.10), 2548.10 (renumbered to 2548.11), 2548.11 (renumbered to 2548.12), 2548.12 (renumbered to 2548.13), 2548.13 (renumbered to 2548.14), 2548.14 (renumbered to 2548.15), 2548.15 (renumbered to 2548.16), 2548.16 (renumbered to 2548.17), 2548.17 (renumbered to 2548.18), 2548.18 (renumbered to 2548.19), 2548.19 (renumbered to 2548.20), 2548.20 (renumbered to 2548.21), 2548.21 (renumbered to 2548.22), 2548.22 (renumbered to 2548.23), 2548.23 (renumbered to 2548.24), 2548.24 (renumbered to 2548.25), 2548.25 (renumbered to 2548.26), 2548.26 (renumbered to 2548.27), 2548.27 (renumbered to 2548.28), 2548.28 (renumbered to 2548.29), 2548.29 (renumbered to 2548.30), 2548.30 (renumbered to 2548.31), and 2548.31

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

	(renumbered to 2548.32) REPEAL: 2548.8	70.4201; 70.4202; 70.4300; 70.4301; 70.4302; 70.4306; 70.4307; 70.4308; 70.4309; 70.4310; 70.4311; 70.4312; 70.6000; 70.6100; 70.6101; 70.6200; 70.6201; 70.6300; 70.6301; 70.6302; 70.6303; 70.6304; 70.7000; 70.7001; 70.7002; 70.8000; 70.8001; 70.8002; 70.8050; 70.8051; 70.8052; 70.8053; 70.8054; 70.8055; 70.8056; 70.8057; 70.8058; 70.8059; 70.8060; 70.8061; 70.8062; 70.8100; 70.8101; 70.8102; 70.8103; 70.8104; 70.8105; 70.8106; 70.8107; 70.8108; 70.8200; 70.8201; 70.8203; 70.8205; 70.8206; 70.9000; 70.9001; 70.9002
11/17/14	ADOPT: 6460	
11/17/14	ADOPT: 8000, 8010, 8020, 8030, 8040	
11/10/14	AMEND: 2498.6	
11/03/14	AMEND: 2318.6, 2353.1, 2354	
10/22/14	ADOPT: 2187.31, 2188.10 AMEND: 2186, 2186.1, 2187, 2187.1, 2187.2, 2187.3, 2187.4, 2187.5, 2187.6, 2187.7, 2188, 2188.1, 2188.2, 2188.25, 2188.3, 2188.4, 2188.5, 2188.5.5, 2188.50, 2188.6, 2188.65, 2188.7, 2188.8, 2188.9	
10/02/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538	
10/02/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	09/02/14 ADOPT: 6800, 6802, 6804, 6806
10/02/14	ADOPT: 6462	09/02/14 ADOPT: 6424, 6440
09/30/14	ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620	08/28/14 AMEND: 2498.6 08/21/14 AMEND: 2498.5
		Title 11
		09/17/14 ADOPT: 51.29
		08/28/14 AMEND: 1001, 1057, 1058
		Title 13
09/17/14	ADOPT: 6464	01/21/15 AMEND: 1159
09/03/14	ADOPT: 6420, 6422	12/31/14 AMEND: 2025
09/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	12/17/14 ADOPT: 2416, 2417, 2418, 2419, 2419.1, 2419.2, 2419.3, 2419.4
09/02/14	REPEAL: 5.6000; 5.6000.5; 5.6001; 5.6002; 5.6003; 5.6004; 5.6005; 5.6006; 5.6007; 5.6100; 5.6101; 5.6102; 5.6110; 5.6111; 5.6112; 5.6113; 5.6114; 5.6115; 5.6117; 5.6130; 5.6131; 5.6140; 5.6141; 5.6150; 5.6151; 5.6152; 5.6153; 5.6160; 5.6161; 5.6162; 5.6163; 5.6164; 5.6170; 5.6171; 5.6180; 5.6181; 5.6182; 5.6183; 5.6190; 5.6191; 5.6192; 70.1; 70.2; 70.3; 70.4; 70.5; 70.6; 70.7; 70.8; 70.9; 70.100; 70.125; 70.126; 70.128; 70.150; 70.151; 70.152; 70.153; 70.154; 70.155; 70.156; 70.157; 70.158; 70.159; 70.160; 70.161; 70.161.5; 70.162; 70.163; 70.164; 70.165; 70.166; 70.167; 70.168; 70.169; 70.170; 70.171; 70.172; 70.173; 70.174; 70.175; 70.176; 70.177; 70.178; 70.179; 70.180; 70.181; 70.182; 70.183; 70.184; 70.185; 70.186; 70.188; 70.189; 70.190; 70.4000; 70.4100; 70.4101; 70.4102; 70.4103; 70.4104; 70.4105; 70.4106; 70.4107; 70.4108; 70.4109; 70.4110; 70.4111; 70.4112; 70.4113; 70.4114; 70.4115; 70.4117; 70.4118; 70.4119; 70.4120; 70.4121; 70.4123; 70.4124; 70.4125; 70.4126; 70.4127; 70.4200;	12/17/14 ADOPT: 2416, 2417, 2418, 2419, 2419.1, 2419.2, 2419.3, 2419.4 12/01/14 ADOPT: 16.00, 16.02, 16.04, 16.06, 16.08, 16.10, 16.12, 16.14 10/29/14 AMEND: 1239 10/23/14 AMEND: 423.00 10/23/14 AMEND: 115.04 10/22/14 AMEND: 425.01 10/08/14 ADOPT: 2428 09/24/14 AMEND: 156.00, 156.01 09/15/14 AMEND: 1233 09/15/14 AMEND: 2030, 2031
		Title 13, 17
		12/05/14 AMEND: Title 13: 1900, 1956.8, 2036, 2037, 2112, 2139, 2140, 2147, 2485; Title 17: 95300, 95301, 95302, 95303, 95305
		Title 14
		12/30/14 ADOPT: 1751, 1761, 1777.4, 1780, 1781, 1782, 1783, 1783.1, 1783.2, 1783.3, 1784, 1784.1, 1784.2, 1785, 1785.1, 1786, 1787, 1788, 1789 12/29/14 AMEND: 1665.7 12/29/14 AMEND: 670.5 12/16/14 AMEND: 790, 791.6, 791.7, 795 12/10/14 AMEND: 895.1, 1038, 1039.1, 1041, 1092.01, 1092.28 REPEAL: 1038

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

11/26/14	AMEND: 923.2 [943.2, 963.2], 923.4 [943.4, 963.4], 923.5 [943.5, 963.5], 923.9 [943.9, 963.9]	3521.2, 3545, 3800.2 REPEAL: 3620, 3625
11/25/14	AMEND: 1038, 1038.2	12/04/14 AMEND: Renumber 8125 to 8199
11/24/14	AMEND: 917.2, 937.2, 957.2	12/03/14 AMEND: Renumber Section 8002 to 8901
11/17/14	AMEND: 1051(a)	12/01/14 AMEND: 4604, 4605
11/14/14	AMEND: 790, 817.02, 819.02, 819.03, 819.04, 820.01	11/26/14 REPEAL: 2600, 2603, 2604, 2605, 2606, 2615, 2616, 2617, 2618, 2619, 2620, 2635, 2635.1, 2636, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2646.1, 2647, 2647.1, 2648, 2649, 2710, 2711, 2712, 2714
11/13/14	AMEND: 895.1, 929.1, 949.1, 969.1, 1052	11/06/14 ADOPT: 1712.2, 1714.2, 1730.2, 1740.2
11/05/14	ADOPT: 5200, 5200.5, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5304.5, 5305, 5306, 5307	AMEND: 1700, 1706, 1712, 1712.1, 1714, 1714.1, 1730, 1730.1, 1731, 1747, 1747.1, 1747.5, 1748, 1748.5, 1749, 1749.1, 1750, 1750.1, 1751, 1752, 1753, 1754, 1756, 1760, 1766, 1767, 1768, 1770, 1772, 1776, 1778, 1788, 1790, 1792
10/24/14	ADOPT: 786.9	11/05/14 ADOPT: 1
10/23/14	AMEND: 870.15, 870.17, 870.19, 870.21	10/17/14 ADOPT: 3378.1, 3378.2, 3378.3, 3378.4, 3378.5, 3378.6, 3378.7, 3378.8
10/23/14	ADOPT: 180.6	AMEND: 3000, 3023, 3043.4, 3044, 3077, 3139, 3269, 3269.1, 3314, 3315, 3321, 3323, 3334, 3335, 3341.5, 3375, 3375.2, 3375.3, 3376, 3376.1, 3377.2, 3378 (subds. (c)(6)–(c)(6)(G) re-numbered to 3378.2(c)–(c)(7)), 3378.1 (re-numbered to 3378.5), 3378.2 (re-numbered to 3378.5(e)), 3378.3 (re-numbered to 3378.7), 3504, 3505, 3545, 3561, 3651, 3721
10/13/14	AMEND: 200.12, 200.29, 200.31	10/09/14 AMEND: 100, 101, 102, 103, 130, 131, 132, 171, 176, 179, 180, 181, 184, 185, 235, 260, 261, 262, 263, 291, 292, 295, 296, 297, 298, 299, 300, 301, 303, 304, 305, 306, 317, 318, 319, 351, 352, 353, 354, 355, 356, 357, 358
10/13/14	AMEND: 163, 164	10/08/14 ADOPT: 3410.2 AMEND: 3000, 3173.2, 3287, 3410.1
10/08/14	AMEND: 18720	10/02/14 ADOPT: 3410.1 AMEND: 3173.2
09/29/14	ADOPT: 17225.821, 17225.822, 17225.850, 17357, 17358, 17359, 18420.1, 18431.1, 18431.2, 18431.3, 18450(a)(25) AMEND: 17346, 17350, 17351, 17352, 17353, 17354, 17355, 17356, 18420, 18423, 18424, 18425, 18426, 18427, 18428, 18429, 18431, 18432, 18433, 18450(a)(1), 18450(a)(6), 18450(a)(8), 18450(a)(10), 18450(a)(11), 18450(a)(15), 18450(a)(16), 18450(a)(17), 18450(a)(18), 18450(a)(19), 18450(a)(21), 18450(a)(24), 18450(a)(25), 18450(a)(26), 18450(a)(27), 18450(a)(28), 18450(a)(29), 18450(a)(30), 18450(a)(31), 18450(a)(32), 18450(a)(33), 18450(a)(34), 18450(a)(35), 18450(a)(36), 18450(a)(37), 18450(a)(38), 18450(a)(39), 18450(a)(40), 18456.4, 18459, 18460.1.1, 18460.2, 18461, 18462	09/18/14 AMEND: 3290, 3315
09/29/14	AMEND: 670.2	09/17/14 AMEND: 3043
09/22/14	AMEND: 18660.40	08/27/14 ADOPT: 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766 AMEND: 3000, 3075.2, 3768.2, 3768.3
09/03/14	AMEND: 502	
08/29/14	AMEND: 300	
08/25/14	AMEND: 7.50	
08/21/14	AMEND: 7.00, 7.50, 8.00	
Title 15		Title 16
12/22/14	ADOPT: 3620, 3621, 3622, 3623, 3624, 3625, 3626 AMEND: 3000, 3521.1,	01/21/15 AMEND: 1387
		01/12/15 AMEND: 601.3, 601.5, 620, 621, 622, 628, 631, 631.1
		01/08/15 AMEND: 1707.5

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

12/30/14	ADOPT: 832.22, 833	12/10/14	AMEND: 94014, 94016
12/23/14	AMEND: 116	12/05/14	ADOPT: 95660, 95661, 95662, 95663, 95664
12/22/14	AMEND: 1948	10/13/14	AMEND: 2606.4
12/17/14	AMEND: 109	09/17/14	AMEND: 94501, 94506, 94508, 94509, 94512, 94513, 94515, 94520, 94521, 94522, 94523, 94524, 94525, 94526, 94528, 94700 REPEAL: 94560, 94561, 94562, 94563, 94564, 94565, 94566, 94567, 94568, 94569, 94570, 94571, 94572, 94573, 94574, 94575
12/17/14	AMEND: 1399.541	08/21/14	REPEAL: 60040, 60041, 60042, 60043, 60044, 60045, 60046, 60047, 60048, 60049, 60050, 60051, 60052, 60053
12/03/14	AMEND: 2610	Title 18	
11/19/14	AMEND: 950.2, 950.9	12/09/14	AMEND: 18662-0, 18662-3, 18662-4, 18662-5, 18662-6, 18662-8
11/13/14	AMEND: 3003	11/05/14	AMEND: 1603
11/10/14	AMEND: 3005	09/29/14	AMEND: 1684
11/05/14	ADOPT: 1032.7, 1032.8, 1032.9, 1032.10, 1036.01 AMEND: 1021, 1028, 1030, 1031, 1032, 1032.1, 1032.2, 1032.3, 1032.4, 1032.5, 1032.6, 1033, 1033.1, 1034, 1034.1, 1035, 1036	09/25/14	ADOPT: 1525.4
10/22/14	AMEND: 1018	08/21/14	AMEND: 133
10/20/14	AMEND: 1387, 1387.1	Title 19	
10/20/14	AMEND: 4110, 4112, 4120, 4121, 4123, 4127	10/08/14	AMEND: 2735.1, 2735.3, 2735.4, 2735.5, 2740.1, 2745.1, 2745.2, 2745.3, 2745.6, 2745.7, 2745.10, 2745.10.5, 2750.2, 2750.3, 2750.4, 2750.7, 2755.2, 2755.3, 2755.4, 2755.5, 2755.6, 2755.7, 2760.1, 2760.2, 2760.5, 2760.6, 2760.7, 2760.8, 2760.9, 2760.12, 2765.1, 2765.2, 2770.2, 2770.5, 2775.2, 2775.5, 2775.6, 2780.1, 2780.2, 2780.3, 2780.4, 2780.6, 2780.7 and Appendix A
09/16/14	ADOPT: 1887, 1887.2, 1887.3, 1887.4.0, 1887.4.1, 1887.4.2, 1887.4.3, 1887.11.0, 1887.15 AMEND: 1887, 1887.1, 1887.2, 1887.3, 1887.4, 1887.6, 1887.7, 1887.8, 1887.9, 1887.10, 1887.11, 1887.12, 1887.13, 1887.14	08/28/14	ADOPT: 902.2, 905.1, 906.3, 907, 908 AMEND: 901, 903.1, 903.2, 904, 904.1, 904.2, 905, 905.1 (renumbered to 905.2), 905.2 (renumbered to 905.3), 906.1, 906.2, 906.3 (renumbered to 906.4)
09/10/14	AMEND: 2285	Title 20	
09/02/14	ADOPT: 2064, 2066, 2066.1 AMEND: 2065, 2065.5, 2065.6, 2065.7, 2065.8, 2065.8.1, 2065.8.2, 2065.8.3, 2065.9	09/02/14	AMEND: 1682(c)
08/28/14	AMEND: 1399.99.2	08/28/14	AMEND: 2901, 2908, 2913
08/21/14	AMEND: 2526, 2581	Title 22	
Title 17		12/31/14	AMEND: 97174
01/21/15	ADOPT: 6550, 6551, 6553, 6553.1, 6555, 6557, 6557.1, 6557.2, 6557.3	12/17/14	AMEND: 51341.1
12/31/14	AMEND: 95802, 95830, 95833, 95852, 95852.2, 95890, 95892, 95895, 95921, 95973, 95975, 95976, 95981, 95983, 95985, 95990	12/01/14	REPEAL: 63000.10, 63000.13, 63000.16, 63000.17, 63000.19, 63000.25, 63000.28, 63000.31, 63000.34, 63000.35, 63000.37, 63000.40, 63000.43, 63000.46, 63000.47, 63000.48, 63000.49, 63000.62, 63000.65, 63000.66, 63000.67, 63000.68, 63000.70, 63000.71, 63000.74, 63000.77, 63000.80, 63000.81, 63000.83,
12/31/14	AMEND: 95201, 95202, 95203, 95204		
12/31/14	AMEND: 95101, 95102, 95103, 95104, 95111, 95112, 95113, 95114, 95115, 95119, 95121, 95122, 95124, 95130, 95131, 95132, 95133, 95152, 95153, 95156, 95157		
12/30/14	ADOPT: 30180.1, 30180.2, 30180.3, 30180.4, 30180.5, 30180.6, 30180.7, 30181, 30192.7, 30195.4, 30196, 30237, 30332.9 AMEND: 30180, 30190, 30192.1, 30194, 30195, 30195.2, 30195.3, 30235, 30253, 30254, 30257, 30330, 30332, 30332.5, 30332.6, 30332.8, 30333, 30333.1, 30334, 30336, 30336.1, 30336.5, 30346, 30346.2, 30348.1, 30350 REPEAL: 30192, 30210.2, 30237		

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 5-Z

	63000.84, 63000.85, 63000.86, 63000.87, 63000.88, 63000.89, 63000.90, 63000.92, 63000.95, 63010, 63011, 63012, 63013, 63014, 63015, 63020, 63021, 63025, 63026, 63027, 63028, 63029, 63030, 63040, 63050, 63051, 63052, 63055, 63056, 63057, 63058		AMEND: 3946(a)
11/18/14	AMEND: 97240, 97241, 97246	11/25/14	AMEND: 2050, 2050.5, 2051
10/14/14	ADOPT: 65530, 65534, 65540, 65546 AMEND: 65501, 65503, 65511, 65521, 65523, 65525, 65527, 65529, 65531, 65533, 65535, 65537, 65539, 65541, 65545, 65547, 65551 REPEAL: 65505, 65507, 65509, 65543, 65549	10/30/14	AMEND: 1062, 1064, 1066, 3833.1
10/08/14	AMEND: 51051, 51135 REPEAL: 51221, 51222	10/29/14	ADOPT: 3979.8
09/15/14	ADOPT: 66273.80, 66273.81, 66273.82, 66273.83, 66273.84, 66273.90, 66273.91, 66273.100, 66273.101 AMEND: 66261.4, 66273.6, 66273.7, 66273.9, 66273.70, 66273.72, 66273.73, 66273.74, 66273.75	10/29/14	ADOPT: 3929.13
09/04/14	AMEND: 97215, 97225, 97226, 97227, 97228, 97229, 97231, 97244, 97247, 97248, 97258, 97259, 97260, 97261, 97264	10/27/14	AMEND: 2200, 2200.2, 2200.5, 2200.6, 2200.7, 3833
Title 22, MPP		10/13/14	ADOPT: 3939.46
11/10/14	AMEND: 85001, 85075.1, 85075.2, 85075.3	10/13/14	AMEND: 3930
Title 23		10/01/14	ADOPT: 3959.6
01/05/15	ADOPT: 3946(b), 3946(c), 3946(d)	Title 27	
		11/19/14	AMEND: Appendix A of 25903
		Title 28	
		12/22/14	ADOPT: 1300.65.2, 1300.89.21 AMEND: 1300.65, 1300.65.1
		Title MPP	
		12/12/14	ADOPT: 40-039 AMEND: 22-071, 22-072, 22-305, 40-103, 40-105, 40-107, 40-119, 40-125, 40-128, 40-173, 40-181, 40-188, 40-190, 41-405, 42-209, 42-213, 42-221, 42-406, 42-407, 42-716, 42-721, 42-751, 42-769, 44-101, 44-102, 44-111, 44-113, 44-115, 44-133, 44-205, 44-207, 44-211, 44-304, 44-305, 44-313, 44-315, 44-316, 44-318, 44-325, 44-327, 44-340, 44-350, 44-352, 48-001, 80-301, 80-310, 82-612, 82-812, 82-820, 82-824, 82-832, 89-110, 89-201
		11/13/14	AMEND: 30-763