



# California Regulatory Notice Register

REGISTER 2015, NO. 6-Z

PUBLISHED WEEKLY BY THE OFFICE OF ADMINISTRATIVE LAW

FEBRUARY 6, 2015

## PROPOSED ACTION ON REGULATIONS

### TITLE 2. COMMISSION ON STATE MANDATES

*General Cleanup Provisions — Notice File No. Z2015-0123-01* ..... 225

### TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

*Conflict-of-Interest Code — Notice File No. Z2015-0127-04* ..... 228

*Amendment*

Multi-County: East Bay Municipal Utility District

### TITLE 10. DEPARTMENT OF INSURANCE

*Commercial Automobile Insurance Procedure (CAIP) Commercial Auto Rate Filing — Notice File No. Z2015-0127-05* ..... 229

### TITLE 13. NEW MOTOR VEHICLE BOARD

*Case Management — Notice File No. Z2015-0127-02* ..... 232

### TITLE 18. BOARD OF EQUALIZATION

*Calculation of Estimated Use Tax — Use Tax Table — Notice File No. Z2015-0127-01* ..... 235

## DECISION NOT TO PROCEED

### CALIFORNIA HORSE RACING BOARD

*Concerning Jockey's Riding Fee* ..... 239

## DISAPPROVAL DECISION

### OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

*Proposition 65 Adoption of Labor Code* ..... 239

(Continued on next page)

*Time-Dated Material*

## SUMMARY OF REGULATORY ACTIONS

Regulations filed with the Secretary of State . . . . .	240
Sections Filed, August 27, 2014 to January 28, 2015 . . . . .	243

---

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. COMMISSION ON STATE MANDATES

The Commission on State Mandates (Commission) proposes to adopt the regulations described below after considering all comments, objections, and recommendations regarding the proposed action.

#### PUBLIC HEARING

The Commission has not scheduled a public hearing for this proposed action. However, if it receives a written request for a public hearing from any interested person or his or her authorized representative no later than 15 days before the close of the written comment period, the Commission will conduct a public hearing on this proposed action on March 27, 2015, and will notify all persons of the date, time, and location of the hearing pursuant to Government Code section 11346.8(a).

#### WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Commission. The written comment period closes at **5:00 p.m. on March 23, 2015**. The Commission will consider only comments received at the Commission offices by that time. Submit comments to:

Heidi Palchik, Program Analyst  
Commission on State Mandates  
980 Ninth Street, Suite 300  
Sacramento, CA 95814

Written comments may be submitted electronically via the Commission website “Drop Box” at <http://www.csm.ca.gov/dropbox.shtml>.

#### AUTHORITY AND REFERENCE

Government Code section 17527(g), authorizes the Commission to adopt the proposed regulations. The

purpose of this rulemaking is to: (1) clarify and streamline Commission regulations; (2) eliminate duplicative language; and (3) update authority and reference citations. Reference citations: Government Code sections 11123, 11346.4, 11347, 11347.1, and 17500 et seq.

#### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Commission is a seven-member quasi-judicial body authorized to resolve disputes regarding the existence of state-mandated local programs (Gov. Code, § 17500 et seq.) and to hear matters involving applications for a finding of significant financial distress (Welf. & Inst. Code, § 17000.6). The purpose of this rulemaking is to: (1) clarify and streamline Commission regulations; (2) eliminate duplicative language; and (3) update authority and reference citations.

Therefore, the Commission proposes revised language and citations in Articles 1, 2, 3, 4, 5, 6, 7, 8, and 10 of the California Code of Regulations, Division 2, Title 2, Chapter 2.5 with a proposed effective date of July 1, 2015.

#### Anticipated Benefits of the Proposed Regulation

The specific benefits anticipated from the regulation are an increase in the protection of personal identifying information and increased clarity for local governments, school districts, state agencies and other interested parties/persons participating in the Commission’s processes.

#### Consistency and Compatibility with Existing State Regulations

The Commission has conducted an evaluation for any other regulations on this area and has concluded that these are the only regulations concerning the Commission’s process. Therefore, the proposed regulations are neither inconsistent nor incompatible with any other existing state regulations.

#### DESCRIPTION OF PROPOSED REGULATIONS

##### **I. Personal Identifying Information in Commission Filings**

Adding new language in §1181.3(a) to prevent the inclusion of personal identifying information, which violates state or federal privacy laws, in written materials filed with the Commission.

##### **II. Authority to File Test Claims and Incorrect Reduction Claims**

Adding language in §1183.1(a) and §1185.1(a) to clarify which persons have the authority to file a test claim or incorrect reduction claim with the Commission on behalf of a school district or local agency.

**III. Substitution of Parties When Agency Filing Test Claim**

Adding language in §1187.14(b)(1) to specify that test claims filed by an agency that is not eligible to seek reimbursement because it is not subject to the taxing and spending limitations of article XIII A and B of the California Constitution, may be taken over by eligible claimants in the same manner as those test claims that are withdrawn or deemed abandoned.

**IV. Technical and Non-Substantive Proposed Changes**

In an effort to “clean-up” the Commission’s regulations, the proposed rulemaking eliminates duplicative language, makes terminology consistent, fixes clerical errors in prior rulemaking, and updates authority and reference citations.

**A. Eliminate Duplicative Language and Increase Clarity**

Language in the sections listed below is either proposed for elimination because it is duplicative of language elsewhere in the governing regulations or has been otherwise modified to improve readability.

§1181.6(d) — The Commission’s regulations already make clear in section 1181.1 that actions of the executive director may be appealed.

§1181.13 — Rather than restating elements of the Bagley-Keene Open Meeting Act, the proposed language cites to the law and indicates Commission compliance.

§1183.9(a) and §1183.9(b) — Rather than including an exhaustive list of the elements of an expedited parameters and guidelines that may be addressed in the successful test claimant’s comments, these two subdivisions are consolidated and simplified with language stating that the claimant’s comments “may include proposed modifications” to the staff’s draft expedited parameters and guidelines. This language is simpler to interpret and allows the claimant to comment on any aspect of the draft proposed parameters and guidelines.

§1183.9(c) — Currently subdivision (d), this language is replaced to specify the 15-day rebuttal period rather than requiring the reader to reference another section of the regulations to determine the timeframe.

§1183.13(a) — Clarifies what Commission staff considers when preparing a draft proposed decision and parameters and guidelines, whether that draft was submitted by the claimant or was prepared via the expedited process.

§1185.7(b) — Clarifies what Commission staff considers when preparing a proposed decision on an incorrect reduction claim.

§1187.9(b)(1)(F) — Eliminates unnecessary reference to “proposed decision” or “comments filed on the matter” when a request for postponement of a matter re-

lies on the “complexity of issues” as a circumstance for good cause.

§1187.15 — Clarifies who may request that the Commission reconsider and change an adopted decision. Removes duplicative language from subdivision (1)(A) to improve readability and more clearly explain the decision making process of the Commission.

**B. Use Consistent Terminology**

Language has been changed for consistent use of terminology throughout the regulations. For example, replacing instances of “staff analysis” with “draft proposed decision” to eliminate any ambiguity in the Commission’s terminology and processes. A similar non-substantive change is proposed in section §1187.15 to refer to “an Adopted Decision” rather than a “Prior Final Decision.”

**C. Make Clerical Changes of Internal References, Punctuation and Style**

Minor and non-substantive changes in internal references, punctuation and style are proposed to improve the readability and clarity of the regulations. The proposed regulations also include general stylistic changes to improve readability and to ensure that “plain English” is used throughout the Commission’s regulations.

**D. Update Authority and Reference Citations**

Citations to statute and court cases have been reviewed and updated as necessary throughout the Commission regulations to: 1) remove outdated or incorrect citations; and 2) add new citations to current law.

**DISCLOSURES REGARDING THE PROPOSED ACTION**

The Commission has made the following initial determinations:

Mandate on local agencies and school district:	None
Cost or savings to any state agency:	None
Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630:	None
Other non-discretionary cost or savings imposed on local agencies: Cost or savings in federal funding to the state:	None
Significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states:	None
Significant effect on housing costs:	None
Cost impacts on a representative private person or business: The Commission is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.	

Results of the Economic Impact Analysis/Assessment

The Commission concludes that the proposal will: (1) not create or eliminate jobs within California; (2) not create new businesses or eliminate existing businesses within California; and (3) not affect the expansion of businesses currently doing business within California. The proposed regulations may indirectly benefit the health and welfare of California residents by clarifying participation in the Commission's processes and by preventing the inclusion of personal identifying information in written material filed with the Commission.

Small Business Determination

Because the Commission has no jurisdiction over small businesses and small businesses are not parties before the Commission, the proposed regulatory action will have no impact on small businesses.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Commission must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the Commission would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Heidi Palchik, Program Analyst  
Commission on State Mandates  
980 Ninth Street, Suite 300  
Sacramento, CA 95814  
Telephone: (916) 323-3562  
(heidi.palchik@esm.ca.gov)

The backup contact person for these inquiries is:

Jason Hone, Assistant Executive Director  
Commission on State Mandates  
980 Ninth Street, Suite 300  
Sacramento, CA 95814  
Telephone: (916) 323-3562  
(jason.hone@esm.ca.gov)

Please direct requests for copies of the proposed text (the "express terms") of the regulations, the initial statement of reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to Ms. Heidi Palchik at the above address or download it from the Commission's website at <http://esm.ca.gov/rulemaking.shtml>.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Commission will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulations, the initial statement of reasons, and the Commission order to initiate rulemaking proceedings.

Copies may be obtained on the Commission's website (see below) or by contacting Ms. Heidi Palchik at the address or phone number listed above. All persons on the Commission's interested persons mailing list will be provided a copy of the rulemaking file by making it available on the Commission's website and providing notice of how to locate it.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

AVAILABILITY OF THE FINAL STATEMENT  
OF REASONS

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

AVAILABILITY OF DOCUMENTS ON  
THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout can be accessed through the Commission's website at <http://csm.ca.gov/rulemaking.shtml>.

**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 code of the following:

CONFLICT-OF-INTEREST CODE

AMENDMENT

MULTI-COUNTY

AGENCY: East Bay Municipal Utility District

A written comment period has been established commencing on February 6, 2015, and closing on **March 23, 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 Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than **March 23, 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.

**Date: April 15, 2015**  
**Time: 10:00 a.m.**

**Location: Department of Insurance Hearing Room**  
**300 South Spring Street**  
**Los Angeles, CA 90013**

**TITLE 10. DEPARTMENT OF  
INSURANCE**

**NOTICE OF PROPOSED ACTION AND  
NOTICE OF PUBLIC HEARING**

**REGARDING COMMERCIAL AUTOMOBILE  
INSURANCE PROCEDURE RATES FOR THE  
CALIFORNIA AUTOMOBILE ASSIGNED  
RISK PLAN**

**REG-2015-00002** **February 6, 2015**

SUBJECT OF HEARING

California's Insurance Commissioner will hold a public hearing to consider the application of the California Automobile Assigned Risk Plan ("CAARP" or "Plan") for approval of increased rates for the five commercial sub-lines of the Commercial Automobile Insurance Procedure ("CAIP").

AUTHORITY AND REFERENCE TO  
ADOPT RATES

The Commissioner will consider the application pursuant to the authority vested in him by Section 11620 of the California Insurance Code. The Commissioner's decision on the application will implement, interpret, or make specific the requirements of Insurance Code Section 11624(e). Government Code §11340.9(g) applies to this proceeding.

HEARING DATE AND LOCATION

Notice is hereby given that a public hearing will be held to permit all interested persons the opportunity to present statements or arguments, orally or in writing, with respect to the application at the following date, time, and place:

ACCESS TO HEARING ROOM

The facilities to be used for the public hearing are accessible to persons with mobility impairments. Persons with sight or hearing impairments are requested to notify the contact person (listed below) for this hearing in order to make special arrangements, if necessary.

WRITTEN AND/OR ORAL COMMENTS:  
AGENCY CONTACT PERSON

All persons are invited to submit written comments to the Insurance Commissioner on the application prior to the public comment deadline. Comments should be addressed to the contact person for this proceeding:

Michael Riordan, Attorney  
California Department of Insurance  
Rate Enforcement Bureau  
45 Fremont Street, 21<sup>st</sup> Floor  
San Francisco, CA 94105  
[riordanm@insurance.ca.gov](mailto:riordanm@insurance.ca.gov)  
Telephone: (415) 538-4226  
Facsimile: (415) 904-5490

The backup agency contact person for this proceeding will be:

Summer Volkmer, Attorney  
California Department of Insurance  
Rate Enforcement Bureau  
45 Fremont Street 21<sup>st</sup> Floor  
San Francisco, CA, 94105  
[volkmers@insurance.ca.gov](mailto:volkmers@insurance.ca.gov)  
Telephone: (415) 538-4169

All persons are invited to present oral and/or written testimony at the scheduled public hearing.

DEADLINE FOR WRITTEN COMMENTS

All written materials, unless submitted at the hearing, must be **received** by the Insurance Commissioner at the address listed above **no later than 5:00 p.m. on, April 15, 2015**. Any written materials received after that time will not be considered. Written comments may also be submitted to the contact person by e-mail or facsimile transmission. Please select only one method to submit written comments.

ADVOCACY OR WITNESS FEES

Persons or groups representing the interest of consumers may be entitled to reasonable advocacy fees, witness fees, and other reasonable expenses, in accordance with the provisions of California Code of Regulations, Title 10, Sections 2662.1–2662.6 in connection with their participation in this matter. Interested persons must submit a Petition to Participate, as specified in California Code of Regulations, Title 10, Section 2661.4. The Petition to Participate must be submitted to the Commissioner at the Office of the Public Advisor at the following address:

California Department of Insurance  
Office of the Public Advisor  
300 Spring Street 12<sup>th</sup> Floor  
Los Angeles, CA 90013  
Telephone: (213) 346–6635

A copy of the Petition to Participate must also be submitted to the contact person for this hearing (listed above). For further information, please contact the Office of the Public Advisor.

INFORMATIVE DIGEST/POLICY STATEMENT  
OVERVIEW

Pursuant to California Insurance Code Section 11624, the Commissioner establishes rates to be charged to those obtaining commercial automobile coverage through CAIP. Section 11624 provides: “Premium charges for the plan shall not be excessive, inadequate, nor unfairly discriminatory, and shall be actuarially sound so as to result in no subsidy of the plan.” Title 10, California Code of Regulations, Section 2498.5 references the commercial automobile rate manual, which is approved by the Commissioner but not printed in full in the California Code of Regulations.

The Commissioner is holding the hearing referenced above to accept comments on CAARP’s recent rate application. CAARP has proposed rate changes for five CAIP sub–lines, amounting to an overall average **20.5 percent rate increase**. The five sub–lines are

Trucks, Tractor and Trailers;  
Taxis, Limousines and Van Pools;  
All Buses Combined;  
Zone Rated Risks and  
Employers Non–Ownership Liability.

Further details appear in the rate application on file with the Commissioner and available for review as set forth below.

COMPARABLE FEDERAL LAW

There are no comparable existing federal regulations or statutes.

LOCAL MANDATE DETERMINATION

The Insurance Commissioner has initially determined that the application will not result in any new program mandates on local agencies or school districts.

MANDATES ON LOCAL AGENCIES OR  
SCHOOL DISTRICTS OR COSTS WHICH MUST  
BE REIMBURSED PURSUANT TO  
GOVERNMENT CODE SECTIONS 17500  
THROUGH 17630

The Insurance Commissioner has initially determined that the application will not result in any cost or significant savings to any local agency or school district for which Part 7 (commencing with Section 17500) of Division 4 of the Government Code would require reimbursement, or in other nondiscretionary costs or savings to local agencies.

COST OR SAVINGS TO ANY STATE AGENCY;  
FEDERAL FUNDING

The Commissioner has determined that the application will result in no cost or savings to any state agency and no cost or savings in federal funding to the state.

SIGNIFICANT STATEWIDE ADVERSE  
ECONOMIC IMPACT ON BUSINESSES AND  
THE ABILITY OF CALIFORNIA BUSINESSES  
TO COMPETE

CAARP is proposing overall rate increases for Trucks, Tractor and Trailers; Taxis, Limousines and Van Pools; All Buses Combined; Zone Rated Risks and Employers Non–Ownership Liability. Although the number of commercial auto applications placed by CAARP is small the proposed rate changes could have a statewide economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. The proposed rate changes could also impact competition or competitiveness. The proposal could also affect the creation or elimination of jobs in California, the creation of new businesses, the elimination of existing businesses, or the expansion of businesses in California. However, California Insurance Code section 11624(e) requires that premium charges for the plan shall be actuarially sound so as to result in no subsidy of the plan by the voluntary market. Therefore, if and to the extent that

CAARP is able to demonstrate that certain existing rates are no longer actuarially sound and that rate increases are warranted, the Commissioner is required to approve increased rates. The Commissioner also recognizes that section 11624(e) requires that rates not be excessive, and the Commissioner will not approve an increase that results in excessive rates.

**COST IMPACTS ON PRIVATE PERSONS OR ENTITIES**

The Insurance Commissioner has determined that there could be potential cost impacts on businesses directly affected by the proposed rate increases. Although the rate application involves commercial automobile insurance rates, to the extent a rate increase impacts business, it could also impact private persons employed by those businesses. The rate increase could also impact private persons wishing to purchase goods or services from businesses if the price of goods or services is increased to cover the increased cost of insurance coverage.

**IMPACT ON HOUSING COSTS**

The Insurance Commissioner has initially determined that the application will not affect housing costs.

**IMPACT ON SMALL BUSINESS**

The proposed rate changes could affect small businesses.

**SPECIFIC TECHNOLOGIES OR EQUIPMENT**

The application would not mandate the use of specific technologies or equipment.

**ALTERNATIVES**

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

**PLAIN ENGLISH**

The application describing the proposal is in plain English. However, the application itself is based on technical actuarial principles.

**TEXT AND INITIAL STATEMENT OF REASONS**

The Department has prepared an Initial Statement of Reasons addressing the proposed rate application in addition to the Informative Digest included in this notice. The Initial Statement of Reasons and this Notice of Proposed Action are available for inspection or copying, and will be provided at no charge upon request to the contact person listed above. Further details on CAARP's proposal are on file with the Commissioner and available for review as set forth below.

**FINAL STATEMENT OF REASONS**

A Final Statement of Reasons will be prepared at the conclusion of this proceeding. Upon written or e-mail request to the contact person listed above, the Final Statement of Reasons will be made available for inspection and copying once it has been prepared. A copy of the Final Statement of Reasons will also be posted on the Department's web site.

**ACCESS TO RULEMAKING FILE**

Any interested person may inspect a copy of or direct questions about CAARP's application, the statement of reasons, and any supplemental information contained in the rulemaking file by contacting the contact person listed above. **By prior appointment**, the rulemaking file is available for inspection at 45 Fremont Street, 21<sup>st</sup> Floor, San Francisco, California 94105, between the hours of 9:00 a.m. and 4:30 p.m. Monday through Friday.

**AUTOMATIC MAILING**

A copy of this Notice, including the Informative Digest is being sent to all persons on the Insurance Commissioner's mailing list.

**WEBSITE POSTINGS**

Documents concerning proposed regulations are available on the Department's website at the following link: [www.insurance.ca.gov/0250-insurers/0500-legal-info/0200-regulations/proposed-regulations.cfm](http://www.insurance.ca.gov/0250-insurers/0500-legal-info/0200-regulations/proposed-regulations.cfm).

**AVAILABILITY OF MODIFIED TEXT  
OF REGULATIONS**

If the Department amends the application with changes that are sufficiently related to the original application, the Department will make the full text of the amended rates, with the changes clearly indicated, available to the public for at least 15 days before the date the Department adopts the amended rates.

**TITLE 13. NEW MOTOR  
VEHICLE BOARD**

**NOTICE IS HEREBY GIVEN** that the California New Motor Vehicle Board (“Board”), pursuant to the authority vested in the Board by subdivision (a) of Vehicle Code section 3050 proposes to adopt the proposed regulations as described below, after considering all comments, objections, and recommendations regarding the proposed regulatory action.

**PROPOSED REGULATORY ACTION**

The Board proposes to amend sections 550, 551.2, and 551.21 and add section 551.22 of Title 13 of the California Code of Regulations pertaining to case management.

**PUBLIC DISCUSSIONS PRIOR TO NOTICE**

Prior to the publication of this notice, the Board considered and adopted the proposed regulations at a noticed General Meeting held on February 4, 2014. Ten days prior to the meeting, a detailed agenda including the consideration of the proposed text of the regulations was mailed to all individuals and entities on the Board’s Public Mailing list, Electronic Public Mailing list, and website subscription list. The agenda was also posted on the Board’s website.

Also prior to the publication of this notice, and at a noticed General Meeting held on December 11, 2014, the Board considered potential amendments to the regulations that are the subject of this rulemaking action. Ten days prior to the meeting, a detailed agenda including the topic of potential amendments to the regulations that are the subject of this rulemaking action was mailed to all individuals and entities on the Board’s Public Mailing list, Electronic Public Mailing list, and website subscription list. The agenda was also posted on the Board’s website.

No comments by the public were received at the February 4, 2014, or December 11, 2014, General Meetings, and no further public discussion was held prior to publication of the notice.

**PUBLIC HEARING**

The Board has not scheduled a public hearing on this proposed action. However, the Board will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her authorized representative, no later than 15 days before the close of the written comment period.

**WRITTEN COMMENT PERIOD**

Any person interested, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. Comments may also be submitted by facsimile (FAX) at (916) 323-1632 or by e-mail at [rparker@nmvb.ca.gov](mailto:rparker@nmvb.ca.gov) or [nmvb@nmvb.ca.gov](mailto:nmvb@nmvb.ca.gov). The written comment period closes at 5:00 p.m. on March 23, 2015. The Board will consider only comments received at the Board’s offices by that time. Submit comments to:

Robin P. Parker, Senior Staff Counsel  
New Motor Vehicle Board  
1507 21<sup>st</sup> Street, Suite 330  
Sacramento, CA 95811  
(916) 323-1536 direct line  
(916) 445-1888 main line  
(916) 323-1632 fax  
[rparker@nmvb.ca.gov](mailto:rparker@nmvb.ca.gov)

**AUTHORITY AND REFERENCE**

Vehicle Code section 3050, subdivision (a), authorizes the Board to adopt the proposed regulations. The proposed regulations implement, interpret, and make specific Business and Professions Code section 472.5; Code of Civil Procedure sections 128.5, 2015.5, 2016.020, 2023.010, 2023.020, 2023.030, and 2023.040; Government Code sections 11450.30 and 11455.30; and Vehicle Code sections 1504 and 3050-3079.

**INFORMATIVE DIGEST/POLICY STATEMENT  
OVERVIEW**

The adopted mission of the Board is to: “. . . enhance relations between dealers and manufacturers throughout the State by resolving disputes in the new motor vehicle industry in an efficient, fair and cost-effective manner. The adopted vision statement provides that the Board safeguard for its “constituency, a fair, expeditious and efficient forum for resolving new motor vehicle industry disputes, which ultimately improves relations and reduces the need for costly litigation and develop methods that further improve the delivery of

Board services in a timely and cost-effective manner . . . .”

The Board proposes to amend Section 550 to add two definitions that are not currently in the Board’s regulations: proposed stipulated decision and order and stipulated decision and order of the Board. Furthermore, it proposes adding clarifying language to some definitions in Section 550. These additions are for clarification purposes only and do not make substantial changes to the definitions.

The Board proposes to amend Section 551.2 to authorize an Administrative Law Judge to issue subpoenas and eliminate the requirement that the original proof of service be filed with the Board following service upon the witness or deponent; a copy is sufficient.

The Board proposes to amend Section 551.21 pertaining to the issuance of sanctions and deletes reference to Bad Faith Actions.

Section 551.21(a) provides that a party, a party’s representative, or both, shall not engage in actions or tactics that are frivolous or will result in unnecessary delay.

Section 551.21(b) provides the definitions of “party”, “representative of a party”, “actions or tactics” and “frivolous”.

Section 551.21(c) provides that a party may assert a violation of this section by written or oral motion and request sanctions be imposed upon a party and/or his or her representative.

Section 551.21(d) provides that an administrative law judge may recommend the Board impose sanctions at his or her own initiative.

Section 551.21(e) provides that an award of sanctions shall not be recommended or ordered without providing a party, a party’s representative, or both, notice and an opportunity to be heard.

Section 551.21(f) provides that the Board or administrative law judge will determine whether actions or tactics are frivolous based upon the record, as well as any additional testimony or documentary evidence provided.

Section 551.21(g) provides that the proposed order recommending or Board order ordering sanctions shall be on the record or in writing, setting forth the factual findings on which the sanctions are based and the factual findings as to the reasonableness of the amount(s) to be paid.

Section 551.21(h) provides that a proposed order recommending an award of sanctions is considered by the Board members at their next regularly scheduled meeting. A determination not to award sanctions is not considered by the Board and is final upon issuance by the administrative law judge.

Section 551.21(i) provides that the Board members’ consideration to affirm, reject or modify the administrative law judge’s award of sanctions does not alone

constitute grounds for continuance of any previously scheduled dates in the proceeding.

Section 551.21(j) provides that if sanctions are granted or ordered, the Board or administrative law judge may recommend the party and/or the party’s representative pay reasonable expenses and attorney’s fees incurred in bringing the motion. Attorney’s fees and expenses will not be ordered if certain circumstances occur that would make an award unjust.

Section 551.21(k) provides that if a motion for sanctions is denied, the Board may order or an administrative law judge may recommend that the movant or movant’s representative pay the party or party’s representative who opposed the motion reasonable expenses and attorney’s fees after an opportunity to be heard, unless the motion was substantially justified or other circumstances make an award unjust.

Section 551.21(l) provides that if the motion is granted in part and denied in part, the Board may order or an administrative law judge may recommend an award of reasonable expenses and attorney’s fees be apportioned to the parties relating to the fees incurred in bringing and opposing the motion.

The Board proposes to add Section 551.22 pertaining to the adoption and objection to a proposed stipulated decision and order.

Section 551.22(a) provides that if a proposed stipulated decision and order is filed with the Board, a copy will be sent to each member of the Board.

Section 551.22(b) provides that the proposed stipulated decision and order will be adopted by the Board unless a Board member objects within 10 days after receiving a copy of the proposed stipulated decision and order.

Section 551.22(c) provides that if any Board member objects within 10 days of receiving the proposed order and stipulated decisions, the Board will consider whether to adopt or reject it at its next meeting.

Section 551.22(d) provides that if an objection is received, the parties will be notified that the Board will consider the matter at its next meeting. The parties must be given 10 days’ prior notice of the time, date and location of the Board meeting where the proposed stipulated decision and order will be considered.

#### OBJECTIVE AND ANTICIPATED BENEFITS OF THE PROPOSED REGULATIONS

The broad objective of the regulations is to clarify for litigants that appear before the Board the information necessary to effectively represent themselves or their clients.

The specific benefit anticipated from the regulation is promoting the expeditious and economical resolution of statutorily enumerated disputes between new motor

vehicle dealers (franchisees) and their manufacturers or distributors (franchisors). The Board keeps these types of cases from further clogging our already congested courts. It provides a uniformity of decisions across the state, allowing franchisors and their dealers to conduct their business in compliance with California law. Lastly, through its Consumer Mediation Program, the Board offers, at no cost to the consumer, an informal means for efficiently resolving disputes between members of the public and any new motor vehicle dealer, manufacturer, or distributor.

#### EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

The Board conducted an evaluation of the proposed regulations' potential inconsistency or incompatibility with existing state regulations and has found that these are the only regulations pertaining to the subject matter of the case management rulemaking. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

#### DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has made the following initial determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: None.
- Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.
- Other nondiscretionary cost or savings imposed on local agencies: None.
- Cost or savings in federal funding to the state: None.
- Cost impacts on a representative private person or business:  
The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- Significant, statewide adverse economic impact directly affecting businesses, including the ability of California business to compete with businesses in other states: None.
- Significant effect on housing costs: None.

#### RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT

The Board concludes that the proposed regulations will not (1) create any jobs within the State of California, (2) eliminate any jobs within the State of California, (3) create any new businesses within the State of California, (4) eliminate any existing businesses within the State of California, or (5) cause the expansion of businesses currently doing business within the State of California.

#### BENEFITS OF THE REGULATION

The proposed regulations will promote the expeditious and economical resolution of disputes between new motor vehicle dealers and their manufacturers or distributors. Also, benefits the public or consumer at no cost through Consumer Mediation Program, an informal means in efficiently resolving disputes between the public and any new motor dealer, manufacturer, or distributor.

#### SMALL BUSINESS DETERMINATION

The Board has determined that the proposed regulations will have no effect on small businesses. This determination was made because no small businesses are legally required to comply with the regulation, are legally required to enforce the regulation, or derive a benefit from or incur an obligation from the enforcement of the regulation. The proposed regulations merely clarify case management for franchised new motor vehicle dealers and their franchisors (new vehicle manufacturers or distributors) who choose to file a protest, petition or appeal with the Board.

#### CONSIDERATION OF ALTERNATIVES

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

The Board invites interested persons to present comments, statements or arguments with respect to alternatives to the proposed regulations, during the written comment period or at the public hearing, if one is requested.

CONTACT PERSONS

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

Robin P. Parker, Senior Staff Counsel  
 New Motor Vehicle Board  
 1507 21<sup>st</sup> Street, Suite 330  
 Sacramento, CA 95811  
 (916) 323–1536 direct line  
 (916) 445–1888 main line  
 (916) 323–1632 fax  
[rparker@nmvb.ca.gov](mailto:rparker@nmvb.ca.gov)

The backup contact person for these inquiries is:

Danielle R. Vare, Staff Counsel  
 New Motor Vehicle Board  
 1507 21<sup>st</sup> Street, Suite 330  
 Sacramento, CA 95811  
 (916) 327–3129 direct line  
 (916) 445–1888 main line  
 (916) 323–1632 fax  
[dvare@nmvb.ca.gov](mailto:dvare@nmvb.ca.gov)

AVAILABILITY OF STATEMENT OF REASONS,  
 TEXT OF PROPOSED REGULATIONS, AND  
 RULEMAKING FILE

The Board will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its offices at the above address. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulations, the initial statement of reasons, the Economic and Fiscal Impact Statement, and all the information upon which the proposal is based. Copies may be obtained by contacting the contact persons identified above.

AVAILABILITY OF CHANGED OR  
 MODIFIED TEXT

After considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Board adopts the regulations as revised. Requests for copies of any modified regulation should be addressed to the Board contact

person or back-up contact person at the addresses indicated above. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available to the public.

AVAILABILITY OF THE FINAL STATEMENT  
 OF REASONS

Upon completion of the Final Statement of Reasons, copies thereof may be obtained by contacting Ms. Parker or Ms. Vare at the above address.

AVAILABILITY OF DOCUMENTS ON  
 THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout font can be accessed through the Board’s website at [www.nmvb.ca.gov](http://www.nmvb.ca.gov).

**TITLE 18. BOARD OF EQUALIZATION**

**The State Board of Equalization Proposes to  
 Adopt Amendments to  
 California Code of Regulations, Title 18,  
 Section 1685.5, Calculation of Estimated Use  
 Tax — Use Tax Table**

NOTICE IS HEREBY GIVEN that the State Board of Equalization (Board), pursuant to the authority vested in it by Revenue and Taxation Code (RTC) section 7051, proposes to adopt amendments to California Code of Regulations, title 18, section (Regulation) 1685.5, *Calculation of Estimated Use Tax — Use Tax Table*. The proposed amendments to Regulation 1685.5 update the regulation’s definition of the average state, local, and district sales and use tax rate to include the rates of all the sales and use taxes imposed under article XIII of the California Constitution, which are currently the taxes imposed by sections 35 and 36 of article XIII of the California Constitution. The proposed amendments also eliminate any future requirements to amend the regulation’s definition of the average state, local, and district sales and use tax rate each time a sales and use tax is added to or deleted from article XIII of the California Constitution.

PUBLIC HEARING

The Board will conduct a meeting in Room 121 at 450 N Street, Sacramento, California on March 25–26, 2015. The Board will provide notice of the meeting to any person who requests that notice in writing and make

the notice, including the specific agenda for the meeting, available on the Board's Website at [www.boe.ca.gov](http://www.boe.ca.gov) at least 10 days in advance of the meeting.

A public hearing regarding the proposed regulatory action will be held at 9:30 a.m. or as soon thereafter as the matter may be heard on March 25 or 26, 2015. At the hearing, any interested person may present or submit oral or written statements, arguments, or contentions regarding the adoption of the proposed amendments to Regulation 1685.5.

#### AUTHORITY

RTC section 7051

#### REFERENCE

RTC section 6452.1

#### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

##### Summary of Existing Laws and Regulations

Under RTC sections 6202 and 6453, consumers are primarily liable for reporting and paying use tax imposed on the storage, use, or other consumption of tangible personal property in this state. However, under RTC sections 6203, 6226, and 6453, specified retailers are required to register with the Board, collect use tax from their California customers, and report and pay the use tax to the state. Therefore, under Regulation 1685, *Payment of Tax by Purchasers*, consumers are required to report and pay their own use taxes to the state when they purchase tangible personal property for storage, use, or other consumption in this state from unregistered retailers that do not collect California use tax.

Prior to 2010, consumers could only report and pay their use taxes to the Board. However, RTC section 6452.1 was enacted in 2010 to make it more convenient for consumers to comply with their use tax obligations by permitting consumers to make an irrevocable election to report "qualified use tax" on an "acceptable [income] tax return" filed with the Franchise Tax Board (FTB). RTC section 6452.1, subdivision (d)(2), as enacted by Statutes 2010, chapter 721, defined the term "qualified use tax" to mean a taxpayer's actual unpaid use tax liability after applying the state use taxes imposed under the Sales and Use Tax Law (RTC § 6001 et seq.) and section 35 of article XIII of the California Constitution, and the local and district use taxes imposed in conformity with the Bradley-Burns Uniform Local Sales and Use Tax Law (RTC § 7200 et seq.) or in

accordance with the Transactions and Use Tax Law (RTC § 7251 et seq.) to the taxpayer's purchases of tangible personal property subject to use tax.

Senate Bill No. (SB) 86 (Stats. 2011, ch. 14) amended RTC section 6452.1 to make it more convenient for taxpayers to comply with their use tax obligations by giving taxpayers the option to report their "estimated use tax liabilities," based upon their AGIs for income tax purposes, for one or more single nonbusiness purchases of individual items of tangible personal property each with a sales price of less than one thousand dollars (\$1000), as determined from a use tax table, on their income tax returns, instead of calculating and reporting their actual unpaid use tax liabilities (as described above). In addition, RTC section 6452.1, subdivision (d)(2)(A)(i)(II), as amended by SB 86, requires the Board to "annually calculate the estimated amount of use tax due according to a person's adjusted gross income and by July 30 of each calendar year make available to [the] Franchise Tax Board such amounts in the form of a use tax table" for inclusion in the instructions to the FTB's returns and use by eligible taxpayers. Furthermore, SB 86 expanded the definition of "qualified use tax" by deleting the reference to "section 35" of article XIII of the California Constitution from RTC section 6452.1, subdivision (d)(2).

The Board adopted Regulation 1685.5 on July 26, 2011, to prescribe the specific use tax table that taxpayers could use to estimate their calendar-year 2011 use taxes based upon their adjusted gross incomes (AGIs), prescribe the manner in which the Board shall annually calculate the estimated amount of use tax due according to a person's AGI for calendar-year 2012 and subsequent years, and prescribe the format of the use tax tables the Board would be required to make available to the FTB for calendar-year 2012 and subsequent years.

As relevant here, Regulation 1685.5, subdivision (b)(7), defines the "average state, local, and district sales and use tax rate" for purposes of determining the rate of sales and use tax to be used to calculate the estimated amount of use tax due according to a person's AGI. And, subdivision (b)(7)(A) of Regulation 1685.5 specifically includes the rate of the taxes imposed by "section 35 of article XIII of the California Constitution" in the average state, local, and district sales and use tax rate because the only statewide sales and use taxes imposed under the California Constitution at the time Regulation 1685.5 was adopted were the taxes imposed by section 35 of article XIII.

##### Effect, Objective, and Benefits of the Proposed Amendments to Regulation 1685.5

California voters approved Proposition 30 in the General Election of 2012, and Proposition 30 added section 36 to article XIII of the California Constitution

to impose temporary sales and use taxes, and temporarily increase the statewide sales and use tax rate by one quarter of one percent on and after January 1, 2013, and before January 1, 2017. Therefore, Board staff determined that there was an issue because the definition of the average state, local, and district sales and use tax rate in Regulation 1685.5, subdivision (b)(7), does not include the rate of the temporary taxes, which must be included in the Board's calculations of the estimated amount of use tax due according to a person's AGI for 2013 through 2016. And, Board staff concluded that the definition of the average state, local, and district tax rate in Regulation 1685.5, subdivision (b)(7), needs to be amended to include the rate of the temporary taxes in order to address the issue.

As a result, Board staff prepared Formal Issue Paper 14-008, which recommended that the Board make Regulation 1685.5's definition of the average state, local, and district sales and use tax rate consistent with the temporary taxes imposed under the California Constitution and the current statutory definition of "qualified use tax" by deleting the specific reference to "section 35 of" from subdivision (b)(7)(A)'s current reference to the "sales and use taxes imposed under section 35 of article XIII of the California Constitution." This was because staff determined that deleting the reference to "section 35 of" expands the provisions of subdivision (b)(7)(A) so that they incorporate the rates of all of the sales and use taxes imposed under article XIII of the California Constitution, which are currently the sales and use taxes imposed by section 35 and the temporary taxes imposed by section 36 of article XIII of the California Constitution. This was also because staff determined that expanding the provisions of subdivision (b)(7)(A) eliminates any future requirements to amend the regulation's definition of the average state, local, and district sales and use tax rate each time a sales and use tax is added to or deleted from article XIII of the California Constitution. The formal issue paper did not recommend that the Board alter the regulation's definition of the average state, local, and district sales and use tax rate in any other way, and did not recommend that the Board make any other changes to the manner in which the Board is required to calculate the estimated amount of use tax due according to a person's AGI.

Board staff submitted Formal Issue Paper 14-008 to the Board for consideration during its November 19, 2014, Business Taxes Committee (BTC) meeting. And, during the Board's November 19, 2014, BTC meeting, the Board Members unanimously voted to propose the staffs recommend amendments to Regulation 1685.5 because the Board determined that the amendments are reasonably necessary to have the effect and accomplish

the objective of addressing the issue referred to above by including the rate of the temporary taxes in the regulation's definition of the average state, local, and district tax rate.

The Board anticipates that the proposed amendments to Regulation 1685.5 will improve transparency by clarifying that the Board's calculations of the estimated amount of use tax due according to a person's AGI include the rates of all the sales and use taxes imposed under article XIII of the California Constitution. The Board also anticipates that the proposed amendments will benefit the Board by eliminating any future requirements to amend the regulation each time a sales and use tax is added to or deleted from article XIII of the California Constitution.

The Board has performed an evaluation of whether the proposed amendments to Regulation 1685.5 are inconsistent or incompatible with existing state regulations and determined that the proposed amendments are not inconsistent or incompatible with existing state regulations. This is because there are no other sales and use tax regulations that prescribed the manner in which the Board shall annually calculate the estimated amount of use tax due according to a person's AGI under RTC section 6452.1. In addition, the Board has determined that there are no comparable federal regulations or statutes to Regulation 1685.5 or the proposed amendments to Regulation 1685.5.

#### NO MANDATE ON LOCAL AGENCIES AND SCHOOL DISTRICTS

The Board has determined that the adoption of the proposed amendments to Regulation 1685.5 will not impose a mandate on local agencies or school districts, including a mandate that is required to be reimbursed under part 7 (commencing with section 17500) of division 4 of title 2 of the Government Code.

#### NO COST OR SAVINGS TO ANY STATE AGENCY, LOCAL AGENCY, OR SCHOOL DISTRICT

The Board has determined that the adoption of the proposed amendments to Regulation 1685.5 will result in no direct or indirect cost or savings to any state agency, no cost to any local agency or school district that is required to be reimbursed under part 7 (commencing with section 17500) of division 4 of title 2 of the Government Code, no other non-discretionary cost or savings imposed on local agencies, and no cost or savings in federal funding to the State of California.

**NO SIGNIFICANT STATEWIDE ADVERSE  
ECONOMIC IMPACT DIRECTLY  
AFFECTING BUSINESS**

The Board has made an initial determination that the adoption of the proposed amendments to Regulation 1685.5 will not have a significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

The adoption of the proposed amendments to Regulation 1685.5 may affect small business.

**NO COST IMPACTS TO PRIVATE PERSONS  
OR BUSINESSES**

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

**RESULTS OF THE ECONOMIC IMPACT  
ASSESSMENT REQUIRED BY GOVERNMENT  
CODE SECTION 11346.3, SUBDIVISION (b)**

The Board has determined that the proposed amendments to Regulation 1685.5 are not a major regulation, as defined in Government Code section 11342.548 and California Code of Regulations, title 1, section 2000. Therefore, the Board has prepared the economic impact assessment required by Government Code section 11346.3, subdivision (b)(1), and included it in the initial statement of reasons. The Board has determined that the adoption of the proposed amendments to Regulation 1685.5 will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses nor create or expand business in the State of California. Furthermore, the Board has determined that the adoption of the proposed amendments to Regulation 1685.5 will not affect the benefits of Regulation 1685.5 to the health and welfare of California residents, worker safety, or the state's environment.

**NO SIGNIFICANT EFFECT ON  
HOUSING COSTS**

The adoption of the proposed amendments to Regulation 1685.5 will not have a significant effect on housing costs.

**DETERMINATION REGARDING  
ALTERNATIVES**

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

**CONTACT PERSONS**

Questions regarding the substance of the proposed amendments should be directed to Bradley M. Heller, Tax Counsel IV, by telephone at (916) 323-3091, by e-mail at [Bradley.Heller@boe.ca.gov](mailto:Bradley.Heller@boe.ca.gov), or by mail at State Board of Equalization, Attn: Bradley Heller, MIC:82, 450 N Street, P.O. Box 942879, Sacramento, CA 94279-0082.

Written comments for the Board's consideration, notice of intent to present testimony or witnesses at the public hearing, and inquiries concerning the proposed administrative action should be directed to Mr. Rick Bennion, Regulations Coordinator, by telephone at (916) 445-2130, by fax at (916) 324-3984, by e-mail at [Richard.Bennion@boe.ca.gov](mailto:Richard.Bennion@boe.ca.gov), or by mail at State Board of Equalization, Attn: Rick Bennion, MIC:80, 450 N Street, P.O. Box 942879, Sacramento, CA 94279-0080.

**WRITTEN COMMENT PERIOD**

The written comment period ends at 9:30 a.m. on March 25, 2015, or as soon thereafter as the Board begins the public hearing regarding the adoption of the proposed amendments to Regulation 1685.5 during the March 25-26, 2015, Board meeting. Written comments received by Mr. Rick Bennion at the postal address, e-mail address, or fax number provided above, prior to the close of the written comment period, will be presented to the Board and the Board will consider the statements, arguments, and/or contentions contained in those written comments before the Board decides whether to adopt the proposed amendments to Regulation 1685.5. The Board will only consider written comments received by that time.

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

The Board has prepared an underscored and strikeout version of the text of Regulation 1685.5 illustrating the

express terms of the proposed amendments. The Board has also prepared an initial statement of reasons for the adoption of the proposed amendments to Regulation 1685.5, which includes the economic impact assessment required by Government Code section 11346.3, subdivision (b)(1). These documents and all the information on which the proposed amendments are based are available to the public upon request. The rule-making file is available for public inspection at 450 N Street, Sacramento, California. The express terms of the proposed amendments and the initial statement of reasons are also available on the Board's Website at [www.boe.ca.gov](http://www.boe.ca.gov).

**SUBSTANTIALLY RELATED CHANGES  
PURSUANT TO GOVERNMENT CODE  
SECTION 11346.8**

The Board may adopt the proposed amendments to Regulation 1685.5 with changes that are nonsubstantial or solely grammatical in nature, or sufficiently related to the original proposed text that the public was adequately placed on notice that the changes could result from the originally proposed regulatory action. If a sufficiently related change is made, the Board will make the full text of the proposed regulation, with the change clearly indicated, available to the public for at least 15 days before adoption. The text of the resulting regulation will be mailed to those interested parties who commented on the original proposed regulation orally or in writing or who asked to be informed of such changes. The text of the resulting regulation will also be available to the public from Mr. Bennion. The Board will consider written comments on the resulting regulation that are received prior to adoption.

**AVAILABILITY OF FINAL STATEMENT  
OF REASONS**

If the Board adopts the proposed amendments to Regulation 1685.5, the Board will prepare a final statement of reasons, which will be made available for inspection at 450 N Street, Sacramento, California, and available on the Board's Website at [www.boe.ca.gov](http://www.boe.ca.gov).

**DECISION NOT TO PROCEED**

**CALIFORNIA HORSE RACING BOARD**

**Re: Notice of Proposed Rulemaking concerning  
Jockey's Riding Fee**

Pursuant to Government Code Section 11347, the California Horse Racing Board hereby gives notice that it has decided not to proceed with the rulemaking action published in the California Regulatory Notice Register on January 23, 2015, Register 2015, No. 4-Z. The proposed rulemaking concerned Jockey's Riding Fee. (OAL Notice Z2015-0108-01.)

Any interested person with questions concerning this rulemaking should contact Nicole Lopes-Gravely at either (916) 263-6397 or by e-mail at [nlgravely@chr.ca.gov](mailto:nlgravely@chr.ca.gov).

The Board will also post this Notice of Decision Not to Proceed on its website.

**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](http://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.

**OFFICE OF ENVIRONMENTAL  
HEALTH HAZARD ASSESSMENT**

**State of California  
Office of Administrative Law**

**In re:  
Office of Environmental Health Hazard Assessment**

**Regulatory Action: Title 27  
California Code of Regulations**

**Adopt sections: 25904**

**Amend sections:**

**Repeal sections:**

**DECISION OF DISAPPROVAL OF  
REGULATORY ACTION**

**Government Code Section 11349.3**

OAL File No. 2014-1202-04S

CONCLUSION

SUMMARY OF REGULATORY ACTION

On December 2, 2014, the Office of Environmental Health Hazard Assessment (Office) submitted to the Office of Administrative Law (OAL) its proposed regulatory action to adopt section 25904 in title 27 of the California Code of Regulations. This regulatory provision sets out the procedures used to identify chemicals and substances that are to be added to the Proposition 65 list and the process used to remove them from that list.

On January 15, 2015, OAL notified the Office that OAL disapproved the proposed regulations because the regulations failed to comply with the clarity standard of Government Code section 11349.1 and the Office failed to follow procedural requirements of the California Administrative Procedure Act (APA). This Decision of Disapproval of Regulatory Action explains the reasons for OAL's action.

DECISION

OAL disapproved the above-referenced regulatory action for the following reasons:

- A. The proposed regulations failed to comply with the clarity standard of Government Code section 11349.1, subdivision (a)(3);
- B. The Office failed to comply with APA procedural requirements by omitting to:
  - 1. summarize and respond to all of the public comments made regarding the proposed action pursuant to Government Code section 11346.9, subdivision (a)(3);
  - 2. identify in a 15-day notice documents relied upon that were added to the record and state the place and business hours that the documents are available for public inspection, pursuant to Government Code section 11347.1, subdivision (b);
  - 3. include authority and reference citations in the proposed regulation, pursuant to Government Code section 11343, subdivision (d), Government Code section 11346.2, subdivision (a)(2), and California Code of Regulations section 8, subdivision (a); and
  - 4. clearly indicate additions and deletions to the proposed regulatory text.

All APA issues must be resolved prior to OAL's approval of any resubmission.

For the reasons stated above, OAL disapproved this regulatory action proposed by the Office. If you have any questions, please contact me at (916) 323-6824.

Date: January 22, 2015

Thanh Huynh  
Senior Attorney

FOR: DEBRA M. CORNEZ  
Director

Original: George Alexeeff  
Copy: Monet Vela

**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# 2014-1218-01  
BOARD OF EQUALIZATION  
Requirements for Managing General Partner of Limited Partnership

The Board of Equalization submitted this action to make changes without regulatory effect, pursuant to 1 CCR sec. 100, to section 140.1 of title 18 of the California Code of Regulations, which pertains to requirements for a managing general partner of a limited partnership for a welfare exemption for low-income housing properties. The changes update cross-references to statutory definitions related to limited partnerships and a statutory cross-reference to provisions for adding a general partner to a limited partnership under the Uniform Limited Partnership Act of 2008, commencing with section 15900 of the Corporations Code.

Title 18  
California Code of Regulations  
AMEND: 140.1  
Filed 01/28/2015  
Agency Contact:  
Richard E. Bennion

(916) 445-2130

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# 2015-0106-01  
**CALIFORNIA STATE AUDITOR'S OFFICE**  
 Conflict-of-Interest Code

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

Title 2  
 California Code of Regulations  
 AMEND: 54300  
 Filed 01/22/2015  
 Effective 02/21/2015  
 Agency Contact: Patti Alverson (916) 445-0255

File# 2014-1219-04  
**DEPARTMENT OF CORRECTIONS AND REHABILITATION**  
 Involuntary Psychiatric Medication

The Department of Corrections and Rehabilitation amended sections 3351 and 3364 and adopted sections 3364.1 and 3364.2 of title 15 of the California Code of

Regulations, and adopted six forms, governing the administration of involuntary psychiatric medications. This action implements Penal Code section 2602, enacted in AB 1114 (2011) and subsequently amended in several other bills. This action establishes statewide procedures for all institutions to follow pertaining to form usage, inmate rights, service of documents, hearing procedures, and documentation for the involuntary psychiatric medication process in order to ensure inmates receive the same procedural and substantive due process regardless of housing assignment or institution when use of involuntary psychiatric medication is determined to be necessary.

Title 15  
 California Code of Regulations  
 ADOPT: 3364.1, 3364.2  
 AMEND: 3351, 3364  
 Filed 01/28/2015  
 Effective 01/28/2015  
 Agency Contact: Diane Hawkins (916) 322-8447

File# 2014-1216-01  
**DEPARTMENT OF FOOD AND AGRICULTURE**  
 Guava Fruit Fly Eradication Area

This Certificate of Compliance Action adopts regulatory changes made in the prior emergency rulemaking action 2014-0715-01E regarding guava fruit fly eradication areas and amends the existing regulation to modify the list of plants serving as guava fruit fly hosts.

Title 3  
 California Code of Regulations  
 AMEND: 3591.13(a)  
 Filed 01/27/2015  
 Effective 01/27/2015  
 Agency Contact: Stephen S. Brown (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# 2015-0122-02  
DEPARTMENT OF FOOD AND AGRICULTURE  
Asian Citrus Psyllid Interior Quarantine

This emergency regulatory action expanded the quarantine area for the Asian Citrus Psyllid (ACP) (*Diaphorina citri*) by approximately 61 square miles in Santa Clara County in the San Jose area. The effect of the emergency action provides authority for the state to perform quarantine activities against ACP within this additional area, along with the existing regulated areas.

Title 3  
California Code of Regulations  
AMEND: 3435(b)  
Filed 01/26/2015  
Effective 01/26/2015  
Agency Contact: Sara Khalid (916) 654-1017

File# 2014-1212-02  
DEPARTMENT OF PARKS AND RECREATION  
Trail and Tool Use in State Parks

In this resubmitted regulatory action, the Department of Parks and Recreation delineates trail uses and users on trails in the State Park System, what tools may be used, and under what circumstances they may be used in cultural and natural preserves. The Department also clarifies that permanent structures and installations are allowed in wilderness and preserves where necessary for natural or cultural heritage protection.

Title 14  
California Code of Regulations  
AMEND: 4351.1 (renumbered as 4351), 4360  
REPEAL: 4351  
Filed 01/28/2015  
Effective 04/01/2015  
Agency Contact: Alexandra Stehl (916) 324-0370

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

File# 2015-0112-01  
DEPARTMENT OF SOCIAL SERVICES  
Participation Requirement Changes to the CalWORKs Welfare-to-Work Program

This emergency rulemaking by the Department of Social Services ("DSS") amends and adopts several sections in the Manual of Policies and Procedures ("MPP") in response to the passage of Senate Bill 1041 (Chapter 47, Statutes of 2012). SB 1041 made substantial changes to Welfare-to-Work ("WTW") requirements in the California Work Opportunity and Responsibility to Kids ("CalWORKs") program, and this emergency rulemaking implements those changes.

Title MPP  
California Code of Regulations  
ADOPT: 42-708, 42-709  
AMEND: 42-302, 42-701, 42-711, 42-712, 42-714, 42-716, 42-720, 42-721, 42-722, 42-802, 42-1009, 42-1010, 44-111  
Filed 01/22/2015  
Effective 01/22/2015  
Agency Contact: Sylvia Sotelo (916) 657-1898

File# 2014-1209-02  
DEPARTMENT OF SOCIAL SERVICES  
Foster Family Agency Rates

The Legislature enacted Senate Bill (SB) 1013 (Chapter 35, Statutes of 2012) on June 27, 2012. Section 92 of SB 1013 repealed Welfare and Institutions Code (WIC) section 11463 which governs Foster Family Agency (FFA) rates. Section 93 of SB 1013 added back WIC section 11463 to reflect increases in the basic care and supervision rates. The Department of Social Services (Department) adopted an emergency regulatory action to amend section 11-403 of the Department's Manual of Policies and Procedures to implement changes made by Section 93 of SB 1013. That regulatory filing was deemed an emergency and exempt from review by the Office of Administrative Law pursuant to subdivision (p) of WIC section 11463. The current regulatory filing is a certificate of compliance for that emergency regulatory action.

Title MPP  
 California Code of Regulations  
 AMEND: 11-403  
 Filed 01/23/2015  
 Effective 01/23/2015  
 Agency Contact: Everardo Vaca (916) 657-2363

Title 23  
 California Code of Regulations  
 ADOPT: 3939.37  
 Filed 01/23/2015  
 Effective 01/23/2015  
 Agency Contact: Don Tsai (213) 620-2264

File# 2014-1209-01  
**NEW MOTOR VEHICLE BOARD**  
 Arbitration Certification Program — Fee Collection

Under Business and Professions Code section 472.5, the New Motor Vehicle Board (Board) has been given the authority to administer the collection of a fee from new motor vehicle manufacturers and distributors to fund the Department of Consumer Affairs dispute resolution program. In 1988, the Board adopted a regulation in a regular rulemaking (13 CCR section 553.70) setting forth the formula for establishing the amount of the fee and then the applicable fee amount. This submission amends the fee to be charged for vehicles sold, leased or otherwise distributed in 2013.

Title 13  
 California Code of Regulations  
 AMEND: 553.70  
 Filed 01/23/2015  
 Agency Contact: Dawn K. Kindel (916) 323-7201

File# 2014-1209-03  
**STATE WATER RESOURCES CONTROL BOARD**  
 Prohibition on OWDSs in the Malibu Civic Center Area

In 2010, The Los Angeles Regional Water Quality Control Board (Los Angeles Water Board) adopted a Basin Plan Amendment for the Los Angeles Region Water Quality Control Plan establishing a phased waste discharge prohibition on the use of on-site wastewater disposal systems (OWDSs) in the Malibu Civic Center area. Upon the effective date all new discharges from OWDSs in the Malibu Civic Center Area were immediately prohibited except for specific projects identified in the Basin Plan in Table 4-zz.

In this action, the Los Angeles Water Board reconsidered Table 4-zz to enable properties that were inadvertently left off this table to be added. This would allow these properties that had progressed through the entitlement process for a new or upgraded OWDSs as of November 5, 2009. During this action the Los Angeles Water Board added one property to the table and made several corrections to the table including the deletion of duplicate entries. The Los Angeles Water Board approved this revision of Table 4-zz on February 6, 2014 in Resolution R14-003 and the State Water Resources Control Board approved it on October 21, 2014 in Resolution 2014-0059.

**CCR CHANGES FILED  
 WITH THE SECRETARY OF STATE  
 WITHIN August 27, 2014 TO  
 January 28, 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**

01/22/15 AMEND: 54300  
 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, 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

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

12/16/14	ADOPT: 557	599.724.1, 599.725, 599.726, 599.727,
12/15/14	AMEND: 18545, 18703.4, 18730, 18940.2	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,
12/15/14	AMEND: 18704.1, 18705.1	599.739.1, 599.739.2, 599.740, 599.741,
12/15/14	AMEND: 18704	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,
12/10/14	ADOPT: 20700, 20701, 20702, 20703, 20704, 20705, 20706, 20707	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
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,	
		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,

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

	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	11/10/14	ADOPT: 8130, 8131, 8132, 8133, 8134, 8135, 8136, 8137, 8138
		11/10/14	AMEND: 10030, 10031, 10032, 10033, 10033, 10035, 10036
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	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
		<b>Title 5</b>	
		01/20/15	ADOPT: 80693, 80694
		01/08/15	ADOPT: 15494, 15495, 15496, 15497, 15497.5
		12/04/14	AMEND: 76120
		12/04/14	AMEND: 30040, 30042.5
		12/01/14	AMEND: 1514, 3380
		11/18/14	ADOPT: 27200, 27201, 27300, 27301, 27400, 27401, 27500, 27501, 27502, 27600, 27601, 27602
		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
<b>Title 3</b>		10/30/14	AMEND: 26000
01/27/15	AMEND: 3591.13(a)	10/27/14	ADOPT: 15494, 15495, 15496, 15497
01/26/15	AMEND: 3435(b)	10/07/14	REPEAL: 19839
01/21/15	AMEND: 300, 301	09/10/14	AMEND: 80037
01/16/15	AMEND: 3435	09/08/14	AMEND: 55518
01/02/15	AMEND: 3435(b)	08/27/14	REPEAL: 11968.5
12/23/14	AMEND: 1380.19, 1442.7	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
12/01/14	AMEND: 1310, 1310.1		
11/19/14	AMEND: 3435(b)		
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)		
<b>Title 4</b>		<b>Title 8</b>	
01/13/15	ADOPT: 5600, 5610, 5620, 5630, 5640 AMEND: 5000, 5144, 5170, 5200, 5205, 5230, 5240, 5255, 5350, 5370	12/04/14	AMEND: 9789.39
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		

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

12/02/14	AMEND: 5620, 6165, 6180, 6181, 6182, 6183, 6184	(renumbered to 2548.14), 2548.14
12/01/14	AMEND: 1514, 3380	(renumbered to 2548.15), 2548.15
11/26/14	AMEND: 5155	(renumbered to 2548.16), 2548.16
10/15/14	ADOPT: 10390, 10391, 10392, 10393, 10414, 10416, 10417, 10470, 10548, 10549, 10552, 10555, 10563, 10563.1, 10592, 10760, 10995, 10996 10770	(renumbered to 2548.17), 2548.17
	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	(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
10/02/14	AMEND: 1903	(renumbered to 2548.31), and 2548.31
09/30/14	AMEND: 9792.5.1	(renumbered to 2548.32) REPEAL: 2548.8
09/23/14	AMEND: 9789.32	
09/17/14	AMEND: 10205.13	11/17/14 ADOPT: 6460
09/15/14	AMEND: 10205.14	11/17/14 ADOPT: 8000, 8010, 8020, 8030, 8040
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	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
<b>Title 9</b>		
09/29/14	AMEND: 4210	10/02/14 ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538
<b>Title 10</b>		
01/20/15	AMEND: 2695.85	10/02/14 ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718
01/08/15	AMEND: 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2507.1, 2507.2, 2508, 2509	10/02/14 ADOPT: 6462
01/02/15	AMEND: 2698.95	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
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	09/17/14 ADOPT: 6464
12/12/14	ADOPT: 6657, 6658, 6660, 6664, 6670	09/03/14 ADOPT: 6420, 6422
12/10/14	AMEND: 2498.4.9	09/02/14 ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552
12/08/14	AMEND: 2498.6	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;
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	

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; 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	09/24/14 AMEND: 156.00, 156.01 09/15/14 AMEND: 1233 09/15/14 AMEND: 2030, 2031
	<b>Title 13, 17</b>
	01/23/15 AMEND: 553.70 01/21/15 AMEND: 1159 12/05/14 AMEND: Title 13: 1900, 1956.8, 2036, 2037, 2112, 2139, 2140, 2147, 2485; Title 17: 95300, 95301, 95302, 95303, 95305
	<b>Title 14</b>
	01/28/15 AMEND: 4351.1 (renumbered as 4351), 4360 REPEAL: 4351 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 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] 11/25/14 AMEND: 1038, 1038.2 11/24/14 AMEND: 917.2, 937.2, 957.2 11/17/14 AMEND: 1051(a) 11/14/14 AMEND: 790, 817.02, 819.02, 819.03, 819.04, 820.01 11/13/14 AMEND: 895.1, 929.1, 949.1, 969.1, 1052 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 10/24/14 ADOPT: 786.9 10/23/14 AMEND: 870.15, 870.17, 870.19, 870.21 10/23/14 ADOPT: 180.6 10/13/14 AMEND: 200.12, 200.29, 200.31 10/13/14 AMEND: 163, 164 10/08/14 AMEND: 18720 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),
09/02/14 ADOPT: 6800, 6802, 6804, 6806 09/02/14 ADOPT: 6424, 6440 08/28/14 AMEND: 2498.6	
<b>Title 11</b>	
09/17/14 ADOPT: 51.29 08/28/14 AMEND: 1001, 1057, 1058	
<b>Title 13</b>	
01/23/15 AMEND: 553.70 01/21/15 AMEND: 1159 12/31/14 AMEND: 2025 12/17/14 ADOPT: 2416, 2417, 2418, 2419, 2419.1, 2419.2, 2419.3, 2419.4 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	

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

	18450(a)(21), 18450(a)(25), 18450(a)(27), 18450(a)(29), 18450(a)(31), 18450(a)(33), 18450(a)(35), 18450(a)(37), 18450(a)(39), 18459, 18462	18450(a)(24), 18450(a)(26), 18450(a)(28), 18450(a)(30), 18450(a)(32), 18450(a)(34), 18450(a)(36), 18450(a)(38), 18450(a)(40), 18460.1.1, 18460.2, 18461, 18462	10/09/14 10/08/14 10/02/14 09/18/14 09/17/14 08/27/14	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 ADOPT: 3410.2 AMEND: 3000, 3173.2, 3287, 3410.1 ADOPT: 3410.1 AMEND: 3173.2 AMEND: 3290, 3315 AMEND: 3043 ADOPT: 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766 AMEND: 3000, 3075.2, 3768.2, 3768.3
09/29/14	AMEND: 670.2			
09/22/14	AMEND: 18660.40			
09/03/14	AMEND: 502			
08/29/14	AMEND: 300			
<b>Title 15</b>		<b>Title 16</b>		
01/28/15	ADOPT: 3364.1, 3364.2 AMEND: 3351, 3364		01/21/15	AMEND: 1387
12/22/14	ADOPT: 3620, 3621, 3622, 3623, 3624, 3625, 3626 AMEND: 3000, 3521.1, 3521.2, 3545, 3800.2 REPEAL: 3620, 3625		01/12/15	AMEND: 601.3, 601.5, 620, 621, 622, 628, 631, 631.1
12/04/14	AMEND: Renumber 8125 to 8199		01/08/15	AMEND: 1707.5
12/03/14	AMEND: Renumber Section 8002 to 8901		12/30/14	ADOPT: 832.22, 833
12/01/14	AMEND: 4604, 4605		12/23/14	AMEND: 116
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		12/22/14	AMEND: 1948
11/06/14	ADOPT: 1712.2, 1714.2, 1730.2, 1740.2 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		12/17/14	AMEND: 109
11/05/14	ADOPT: 1		12/17/14	AMEND: 1399.541
10/17/14	ADOPT: 3378.1, 3378.2, 3378.3, 3378.4, 3378.5, 3378.6, 3378.7, 3378.8 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		12/03/14	AMEND: 2610
			11/19/14	AMEND: 950.2, 950.9
			11/13/14	AMEND: 3003
			11/10/14	AMEND: 3005
			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
			10/22/14	AMEND: 1018
			10/20/14	AMEND: 1387, 1387.1
			10/20/14	AMEND: 4110, 4112, 4120, 4121, 4123, 4127
			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
			09/10/14	AMEND: 2285
			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
			08/28/14	AMEND: 1399.99.2
			<b>Title 17</b>	
			01/21/15	ADOPT: 6550, 6551, 6553, 6553.1, 6555, 6557, 6557.1, 6557.2, 6557.3

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

12/31/14	AMEND: 95802, 95830, 95833, 95852, 95852.2, 95890, 95892, 95895, 95921, 95973, 95975, 95976, 95981, 95983, 95985, 95990	905.2 (renumbered to 905.3), 906.1, 906.2, 906.3 (renumbered to 906.4)
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	
12/10/14	AMEND: 94014, 94016	
12/05/14	ADOPT: 95660, 95661, 95662, 95663, 95664	
10/13/14	AMEND: 2606.4	
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	
<b>Title 18</b>		
01/28/15	AMEND: 140.1	
12/09/14	AMEND: 18662-0, 18662-3, 18662-4, 18662-5, 18662-6, 18662-8	
11/05/14	AMEND: 1603	
09/29/14	AMEND: 1684	
09/25/14	ADOPT: 1525.4	
<b>Title 19</b>		
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	
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),	
<b>Title 20</b>		
09/02/14	AMEND: 1682(c)	
08/28/14	AMEND: 2901, 2908, 2913	
<b>Title 22</b>		
12/31/14	AMEND: 97174	
12/17/14	AMEND: 51341.1	
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, 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	
11/18/14	AMEND: 97240, 97241, 97246	
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	
10/08/14	AMEND: 51051, 51135 REPEAL: 51221, 51222	
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	
09/04/14	AMEND: 97215, 97225, 97226, 97227, 97228, 97229, 97231, 97244, 97247, 97248, 97258, 97259, 97260, 97261, 97264	
<b>Title 22, MPP</b>		
11/10/14	AMEND: 85001, 85075.1, 85075.2, 85075.3	
<b>Title 23</b>		
01/23/15	ADOPT: 3939.37	
01/05/15	ADOPT: 3946(b), 3946(c), 3946(d) AMEND: 3946(a)	
11/25/14	AMEND: 2050, 2050.5, 2051	

**CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 6-Z**

---

10/30/14	AMEND: 1062, 1064, 1066, 3833.1	42-714, 42-716, 42-720, 42-721,
10/29/14	ADOPT: 3979.8	42-722, 42-802, 42-1009, 42-1010,
10/29/14	ADOPT: 3929.13	44-111
10/27/14	AMEND: 2200, 2200.2, 2200.5, 2200.6, 2200.7, 3833	12/12/14 ADOPT: 40-039 AMEND: 22-071,
10/13/14	ADOPT: 3939.46	22-072, 22-305, 40-103, 40-105,
10/13/14	AMEND: 3930	40-107, 40-119, 40-125, 40-128,
10/01/14	ADOPT: 3959.6	40-173, 40-181, 40-188, 40-190,
		41-405, 42-209, 42-213, 42-221,
<b>Title 27</b>		42-406, 42-407, 42-716, 42-721,
11/19/14	AMEND: Appendix A of 25903	42-751, 42-769, 44-101, 44-102,
		44-111, 44-113, 44-115, 44-133,
<b>Title 28</b>		44-205, 44-207, 44-211, 44-304,
12/22/14	ADOPT: 1300.65.2, 1300.89.21	44-305, 44-313, 44-315, 44-316,
	AMEND: 1300.65, 1300.65.1	44-318, 44-325, 44-327, 44-340,
		44-350, 44-352, 48-001, 80-301,
<b>Title MPP</b>		80-310, 82-612, 82-812, 82-820,
01/23/15	AMEND: 11-403	82-824, 82-832, 89-110, 89-201
01/22/15	ADOPT: 42-708, 42-709 AMEND: 42-302, 42-701, 42-711, 42-712,	11/13/14 AMEND: 30-763