



California Regulatory Notice Register

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

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PROPOSED ACTION ON REGULATIONS

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TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the “Commission”), under the authority vested in it under the Political Reform Act (the “Act”)¹ by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulations at a public hearing on or after **July 17, 2014**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, commencing at approximately **10 a.m.** Written comments must be received at the Commission offices no later than **5:00 p.m. on July 15, 2014.**

BACKGROUND/OVERVIEW

Government Code Section 82030 defines “investment” to mean a financial interest in a business entity if the business entity “or parent, subsidiary, or otherwise related business entity has an interest in real property in the jurisdiction or does business or plans to do business in the jurisdiction, or has done business within the jurisdiction at any time during the two years prior to the time any statement or other action is required” under the Act. The section concludes by stating that the “term ‘parent, subsidiary, or otherwise related business entity’ shall be specifically defined by regulation of the commission.”

The above term is defined in current Regulation 18703.1. However, the regulation goes beyond merely defining the term, and incorporates “parents, subsidiaries, and otherwise related business entities” as separated identifiable economic interests beyond those identified in Section 87103. This is contrary to the stat-

¹ The Political Reform Act is contained in Government Code Sections 81000 through 91014. All statutory references are to the Government Code, unless otherwise indicated. The regulations of the Fair Political Practices Commission are contained in Sections 18110 through 18997 of Title 2 of the California Code of Regulations. All regulatory references are to Title 2, Division 6 of the California Code of Regulations, unless otherwise indicated.

ute’s language, which merely considers these separate entities to determine if the primary entity in which the official has the interest does business in the jurisdiction. This expansion of the statute presents two problems: (1) it appears to go beyond the authorization provided by statute, and (2) it requires the official to measure separate material financial effects on what could be a multitude of separate entities when the official only has a statutorily defined interest in the one entity.

In addition, the definition of “otherwise related business entity,” in its current form, is structured in such a manner that it is often difficult to determine with any degree of certainty in many situations whether or not it applies. The catch-all nature of many of the provisions complicates staff’s ability to provide accurate advice and provides, at best, confusing guidance to both public officials and members of the public.

The proposed regulation seeks to clarify the circumstances under which a business entity is “otherwise related” for purposes of determining when a financial interest owns property or does business in the jurisdiction. The proposed language eliminates the vague terms used in the current regulations and applies basically the same rules for all business entities that currently apply to corporations.

REGULATORY ACTION

Repeal 2 Cal. Code Regs. Sections 18703.1(c) and Adopt Regulation 18700.3.

SCOPE

The Commission may adopt the language noticed herein, or it may choose new language to implement its decisions concerning the issues identified above or related issues.

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

Government Code Section 83112 provides that the Fair Political Practices Commission may adopt, amend,

and rescind rules and regulations to carry out the purposes and provisions of the Political Reform Act.

REFERENCE

The purpose of these regulations is to implement, interpret, and make specific Government Code Sections 87100 and 87103.

CONTACT

Any inquiries should be made to Bill Lenkeit, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at <http://www.fppc.ca.gov/index.php?id=247#2>.

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the "Commission"), under the authority vested in it under the Political Reform Act (the "Act")¹ by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulations at a public hearing on or after **July 17, 2014**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, beginning at approximately **10:00 a.m.** Written comments must be received at the Commission offices no later than **5:00 p.m. on July 15, 2014**.

BACKGROUND/OVERVIEW

SB 27, a Commission-sponsored bill on disclosure of nonprofit political activity was passed by the Legislature and signed by the Governor on May 14, 2014. The legislation becomes effective on July 1, 2014. The text of the SB 27 is available on the FPPC's website in the "campaign" section or here: http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0001-0050/sb_27_bill_20140514_chaptered.pdf.

The legislation describes when a nonprofit organization that is making political expenditures in California

qualifies as a committee under the Act and must file campaign reports disclosing donors. The legislation supplants existing FPPC regulations on this subject. The legislation also enacts some new top contributor disclosure provisions that apply to state ballot measure committees and candidate independent expenditure committees that have raised \$1,000,000 or more. The committees provide updated top 10 contributor lists to the FPPC for posting online. In addition, the bill requires the FPPC to post lists of the top 10 contributors to each ballot measure.

To implement SB 27, several existing regulations need to be amended or repealed, and two others are proposed. At the outset, the FPPC seeks to take the regulatory action necessary to give effect to SB 27 for the November election.

REGULATORY ACTION

At its July meeting, the Commission will consider regulatory action to implement SB 27, which may include amending, repealing or adopting the following regulations.

Amend 2 Cal. Code Regs. Section 18215:

Prior to the enactment of SB 27, Section 18215(b)(1) provided the disclosure rules that applied to nonprofit or multipurpose organizations active in California politics. This provision required disclosure of donors by a nonprofit organization for a political expenditure if the organization had made a previous contribution or expenditure of \$1,000 or more (the "first-bite-of-the-apple" rule). The rule created a presumption that donors would know their contributions to the organization might be used for political purposes, because of the organization's history of political expenditures.

The rule for nonprofit disclosure currently set forth in Section 18215(b)(1) has been changed by provisions of SB 27. Therefore, Section 18215(b)(1) needs to be amended to accord with the new rules for nonprofit disclosure in SB 27.

Repeal 2 Cal. Code Regs. Section 18412:

Regulation 18412 was adopted by the Commission in 2012 to provide clear rules for nonprofit organizations disclosing the sources of funds used for political expenditures. The regulation specified that nonprofit organizations were required to identify those donors who knew their funds would be used for political purposes, and to identify other donors using the last in, first out ("LIFO") accounting method.

With SB 27, the rules for nonprofit donor disclosure, including identification of donors and the use of LIFO accounting, are now specified in the Act. Because most of the provisions of Regulation 18412 have been supplanted, the regulation will be considered for repeal. Provisions of Regulation 18412 that have not been co-

¹ The Political Reform Act is contained in Government Code Sections 81000 through 91014. All statutory references are to the Government Code, unless otherwise indicated. The regulations of the Fair Political Practices Commission are contained in Sections 18110 through 18997 of Title 2 of the California Code of Regulations. All regulatory references are to Title 2, Division 6 of the California Code of Regulations, unless otherwise indicated.

dified or superseded by SB 27, will be included in new Regulation 18422.

Adopt 2 Cal. Code Regs. Section 18422:

This regulation will implement SB 27's provisions concerning disclosure of political activity by nonprofit and multipurpose organizations. The regulation may specify what information such committees will include on their Form 410 statement of organization or in their name. The regulation may address automatic termination of committee status for certain filers. In addition, as required by Section 84222(e)(6) of SB 27, the regulation will establish notice requirements and filing deadlines for donors reported as contributors based on the LIFO accounting method. The regulation may contain any other provisions necessary to implement SB 27's nonprofit donor disclosure provisions.

Adopt 2 Cal. Code Regs. Section 18422.5:

This regulation will implement provisions in new Section 84223 that provide for top contributor disclosure by state ballot measure committees and state candidate independent expenditure committees that have raised \$1,000,000 or more. Under Section 84223, these committees provide updated top 10 contributor lists to the FPPC for posting online. In addition, the bill requires the FPPC to post lists of the top 10 contributors to each ballot measure.

The regulation may specify when the first list of top contributors is due to be submitted to the Commission under Section 84223. The regulation may specify how committees disclose the required top contributor lists to the FPPC and specify any other information required by the Commission pursuant to Section 84223(b). Regulation 18422.5 will state the deadlines for committees to submit top 10 contributor lists to the Commission. The regulation may address other issues necessary to implement Section 84223.

Amend 2 Cal. Code Regs Section 18427.1:

SB 27 makes changes to the Act's major donor notice requirements in Section 84105. The Act previously required a candidate or committee that receives contributions of \$5,000 or more from any person to inform the contributor within two weeks that he or she may be subject to the Act's reporting requirements. Section 84105 of the new legislation now requires that the candidate or committee inform the contributor within one week for a contribution of \$10,000 or more received during the period in which late contribution reports must be filed. The legislation also requires the notifications to reference the reporting requirements for multipurpose organizations. Accordingly, changes to the major donor notice regulation, 18427.1, are required to match the changes made to the statute.

SCOPE

The Commission may adopt the language noticed herein, or it may choose new language to implement its decisions concerning the issues identified above or related issues.

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

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

REFERENCE

The purpose of these regulations is to implement, interpret, and make specific Government Code Sections 82015, 82048.7, 84105, 84222, 84223, and 88001.

CONTACT

Any inquiries should be made to Hyla P. Wagner, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at <http://www.fppc.ca.gov/index.php?id=247#2>.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

The Department of Food and Agriculture amended subsection 3435(b) of the regulations in Title 3 of the California Code of Regulations pertaining to Asian Citrus Psyllid Interior Quarantine as an emergency action which was effective on April 4, 2014. The Department proposes to continue the regulation as amended and to complete the amendment process by submission of a Certificate of Compliance no later than October 1, 2014.

This notice is being provided to be in compliance with Government Code Section 11346.4.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person or his or her authorized representative may submit written comments relevant to the proposed amendment to the Department. Comments may be submitted by mail, facsimile (FAX) at 916.654.1018 or by email to Lindsay.rains@cdfa.ca.gov. The written comment period closes at 5:00 p.m. on July 28, 2014. The Department will consider only comments received at the Department offices by that time. Submit comments to:

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

Following the public hearing if one is requested, or following the written comment period if no public hearing is requested, the Department of Food and Agriculture, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

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

Existing law also provides that the Secretary may establish, maintain and enforce quarantine, eradication and other such regulations as he deems necessary to protect the agricultural industry from the introduction and spread of pests (FAC Sections 401, 403, 407 and 5322).

Anticipated Benefits from This Regulatory Action

Existing law, FAC section 403, provides that the department shall prevent the introduction and spread of injurious insect or animal pests, plant diseases, and noxious weeds.

Existing law, FAC section 407, provides that the Secretary may adopt such regulations as are reasonably necessary to carry out the provisions of this code which she is directed or authorized to administer or enforce.

Existing law, FAC section 5321, provides that the Secretary is obligated to investigate the existence of any pest that is not generally distributed within this State and determine the probability of its spread, and the feasibility of its control or eradication.

Existing law, FAC section 5322, provides that the Secretary may establish, maintain, and enforce quarantine, eradication, and such other regulations as are in her opinion necessary to circumscribe and exterminate or prevent the spread of any pest which is described in FAC section 5321.

The existing law obligates the Secretary to investigate and determine the feasibility of controlling or eradicating pests of limited distribution but establishes discretion with regard to the establishment and maintenance of regulations to achieve this goal. This amendment provides the necessary regulatory authority to prevent the artificial spread of a serious insect pest which is a mandated statutory goal.

The amendment of this regulation benefits the citrus industries (nursery, fruit growers, wholesalers, retailers, exporters) and the environment by having a quarantine program to prevent the artificial spread of Asian citrus psyllid (ACP) over long distances. Most all of the commercial citrus fruit and nursery stock production is located outside this proposed quarantine boundary area.

The California, national and international consumers of California citrus benefit by having high quality fruit available at lower cost. It is assumed that any increases in production costs will ultimately be passed on to the consumer.

The amendment of this regulation benefits homeowners who grow citrus for consumption and host material which is planted as ornamentals in various rural and urban landscapes.

FAC Section 401.5 states, "the department shall seek to protect the general welfare and economy of the state and seek to maintain the economic well-being of agriculturally dependent rural communities in this state." The amendment of this regulation is preventing the artificial spread of ACP to uninfested areas of the State. Huanglongbing (HLB) is generally distributed in Florida due to ACP being generally distributed there. The University of Florida Institute of Food and Agricultural Sciences Extension calculated and compared the im-

fact of having and not having HLB present in Florida and concluded HLB had a total impact of \$3.64 billion and eliminated seven percent of the total Florida workforce. The overall California economy benefits by the amendment of this regulation which is intended to prevent ACP from becoming generally distributed in California and resulting in a similar effect on our economy as to what happened in Florida. This is now critical as HLB has been introduced into California.

There is no existing, comparable federal regulation or statute regulating the intrastate movement.

The Department considered any other possible related regulations in this area, and we find that these are the only regulations dealing in this subject area, and the only State agency which can implement plant quarantines. As required by Government Code Section 11346.5(a)(3)(D), the Department has conducted an evaluation of this regulation and has determined that it is not inconsistent or incompatible with existing state regulations.

AMENDED TEXT

This proposed emergency action added a new quarantine area for ACP in the Arroyo Grande area of San Luis Obispo County of approximately 84 square miles. The effect of the amendment of this regulation is to provide authority for the State to perform quarantine activities against ACP within this additional area. The total area which would be under regulation is now approximately 46,420 square miles.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department 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 and no nondiscretionary costs or savings to local agencies or school districts.

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

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

Cost impacts on a representative private person or business: Most businesses will not be affected. There are two citrus production nurseries in the affected area that will be impacted the most. They will need to apply approved treatments every ninety days to ship within

the quarantine area or to ship to a non-citrus producing state. Treatment costs will range from \$2.24 per plant to \$9.46 per plant depending on whether the nursery conducts the treatments or hires an outside applicator. In order ship outside of the quarantine area, the nurseries will need to grow the nursery stock within a USDA-approved ACP Exclusionary facility and apply approved treatments only prior to shipment. The approximate cost of an exclusionary facility is \$148,754–\$180,000 per individual structure which covers one half to one acre. There are six retail nurseries in the affected area. They will need to purchase pre-treated trees or apply the approved treatments. There are ten citrus growers in the proposed area. There is no additional cost to growers who take their fruit to a packinghouse inside the current quarantine area. Growers choosing a packinghouse outside the quarantine area have three options: 1. Conduct pre-harvest treatments with an approved pesticide while fruit is still on the trees; 2. Field clean the fruit to remove leaves and stems during harvest; 3. Send the fruit to a packinghouse within the quarantine area to be cleaned. Pre-harvest treatments cost growers approximately \$60 per acre and are required to be covered with a tarp while in transit. Tarps range in price from \$2,500–\$3,000 apiece. Field cleaning the fruit will cost the grower approximately \$150–\$320 per acre depending on the citrus variety. Field-cleaned fruit do not require a tarp for transport and can be moved within or from the quarantined area. Cleaning at a packinghouse within the quarantine area will cost the grower approximately \$300–\$400 per acre and the fruit must remain within the quarantine area, although the loads do not need to be covered with a tarp.

Small Business Determination

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

Significant effect on housing costs: None.

Results of the Economic Impact Analysis

Amendment of these regulations will not:

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

The Department is not aware of any specific benefits the amendment of this regulation will have on worker safety or the health of California residents. The Department believes the amendment of this regulation benefits the welfare of California residents by protecting the economic health of the entire citrus industry. In 2010 the estimated value was \$2.1 billion for citrus fruit and \$28.5 million for citrus nursery stock without all the upstream buyers and downstream retailers included (*Reference: John Gilstrap of California Citrus Nursery*

Board for citrus nursery stock value and USDA–National Agricultural Statistics Service 2010 data for citrus fruit). This is a needed source of revenue for the State’s economic health and this amendment will help protect this source of revenue.

ALTERNATIVES CONSIDERED

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

AUTHORITY

The Department proposes to amend Section 3435(b) pursuant to the authority vested by Sections 407, 5301, 5302 and 5322 of the Food and Agricultural Code.

REFERENCE

The Department proposes this action to implement, interpret and make specific Sections 5301, 5302 and 5322 of the Food and Agricultural Code.

CONTACT

The agency officer to whom written comments and inquiries about the initial statement of reasons, proposed actions, location of the rulemaking files, and request for a public hearing may be directed to is Lindsay Rains, Department of Food and Agriculture, Plant Health and Pest Prevention Services, 1220 N Street, Room 210, Sacramento, California 95814, (916) 654–1017, FAX (916) 654–1018, E–mail: Lindsay.rains@cdfa.ca.gov. In her absence, you may contact Stephen Brown at (916) 654–1017. Questions regarding the substance of the proposed regulation should be directed to Stephen S. Brown.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its Internet Web site (www.cdfa.ca.gov/plant/Regulations.html).

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

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

If the regulations adopted by the Department differ from, but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer (contact) named herein.

TITLE 10. BUREAU OF REAL ESTATE

ALLOCATION OF FEES TO EDUCATION AND RESEARCH ACCOUNT

NOTICE IS HEREBY GIVEN

The Commissioner (“Commissioner”) of the Bureau of Real Estate (“CalBRE”) proposes to amend Section 2717 of the Regulations of the Real Estate Commissioner (Title 10, Chapter 6 of the California Code of Regulations) (“the Regulations”) after considering all comments, objections, and recommendations regarding the proposed action.

AUTHORITY AND REFERENCE

Section 10080 of the Business and Professions Code (“the Code”) authorizes the Commissioner to adopt regulations that are reasonably necessary for the enforcement of the provisions of the Real Estate Law (Code Sections 10000 et. seq.). This proposal amends Section 2717 of the Regulations, an action specifically authorized by Section 10450.6 of the Code.

PUBLIC HEARING

CalBRE has not scheduled a public hearing on this proposed action. However, CalBRE will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her authorized represen-

tative, no later than 15 days before the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Commissioner addressed as follows:

Regular Mail

Bureau of Real Estate
Attn: Daniel E. Kehew, Sacramento Legal Office
P.O. Box 137007
Sacramento, CA 95813-7007

Electronic Mail

CalBRERegulations@dca.ca.gov

Facsimile

(916) 263-8767

**Comments may be submitted until 5:00 p.m.,
Monday, July 28, 2014.**

INFORMATIVE DIGEST/PLAIN ENGLISH OVERVIEW

Pursuant to Section 10450.6 of the Code, this amendment of Section 2717 of the Regulations would set the percentage of real estate license fees allocated to the Education and Research Account within the Real Estate Fund at 8 percent. Currently, no portion of the real estate license fees collected are allocated by regulation to that Account.

DISCLOSURES REGARDING THE PROPOSED ACTION

DETERMINATION OF CONSISTENCY/COMPATIBILITY WITH EXISTING STATE REGULATIONS

The Commissioner has determined that these proposed regulations are not inconsistent or incompatible with existing regulations. After conducting a review for any regulations that would relate to or affect this area, the Commissioner has concluded that these are the only regulations relating to allocation of a portion of fees collected to the Education and Research Account.

PURPOSE, BENEFITS, AND GOALS OF THIS AMENDMENT

This amendment will ensure that the maximum legal percentage of funds is designated for the educational and research purposes intended by Section 10450.6 of the Code.

The direction of funds to this account will improve the real estate information and educational resources available to the public and the industry regarding real estate matters. This action meets the priority of the Bureau of Real Estate: To protect the public in the area of real estate licensing, regulation, and discipline. (See Business and Professions Code section 10050.1.) Such protection benefits the general welfare of California.

NECESSITY OF THIS AMENDMENT

Although allocation of resources for educational and research projects does not require that the fees be designated to the Education and Research Account, such designation ensures that sufficient fees are available for this purpose.

AVAILABILITY OF MODIFIED TEXT

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

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

The express terms of the proposed action may be obtained upon request from the Sacramento offices of CalBRE. An initial statement of reasons for the proposed action containing all the information upon which the proposal is based is available from the contact person designated below. These documents are also available at CalBRE's website at www.bre.ca.gov. As required by the Administrative Procedure Act, CalBRE's Sacramento Legal Office maintains the rulemaking file. The rulemaking file is available for public inspection at

the Bureau of Real Estate, 1651 Exposition Boulevard, Sacramento, California.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

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

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Commissioner must determine that no reasonable alternative he considered, or that has otherwise been identified and brought to the attention of CalBRE, 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.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT (Pursuant to Government Code Section 11346.3(b))

The Commissioner has conducted an Economic Impact Assessment, and that document is relied upon in reaching these results:

- The proposal does not affect the creation or elimination of jobs within the State of California.
- The proposal does not affect the creation of new businesses or the elimination of existing businesses within the State of California.
- The proposal does not affect the expansion of businesses currently doing business within the State of California.
- The proposal will not adversely affect the health and welfare of California residents, worker safety, or the State's environment. By designating funds for education and research projects, the proposal will benefit the general welfare of California residents by ensuring that licensees and the public have greater financial literacy and knowledge of real estate practices.

INITIAL DETERMINATIONS

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

- Will have no fiscal impact on the Bureau of Real Estate or any other state agency. (Statement of Determination required by Government Code section 11346.5(a)(6).)
- Does not create a cost nor impose a mandate (nondiscretionary cost or savings) on local agencies or school districts, or a mandate that is required to be reimbursed pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code. (Statements of Determination required by Government Code section 11346.5(a)(6).)
- Does not create a cost or savings regarding federal funding to the state. (Statement of Determination required by Government Code section 11346.5(a)(6).)
- Does not have an effect on housing costs.
- Does not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS

The Commissioner has determined that there is no fiscal impact to individuals (including corporate licensees) resulting from this proposed regulatory amendment. Therefore, the Commissioner is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

EFFECT ON SMALL BUSINESS

The Commissioner has determined that there is no fiscal impact to individuals (including small businesses) resulting from this proposed regulatory amendment because there is no change to the license fee charged to licensees, but rather a regulatory determination regarding the internal allocation of fees once they are collected.

CONTACT PERSON

Inquiries concerning this action may be directed to Daniel Kehew at (916) 263-8681, or via email at CalBRERegulations@dca.ca.gov. The backup contact person is Mary Clarke at (916) 263-7303.

**TITLE 13. CALIFORNIA HIGHWAY
PATROL**

**COMMERCIAL VEHICLE SAFETY
ALLIANCE,
NORTH AMERICAN STANDARD
OUT-OF-SERVICE CRITERIA
(CHP-R-14-01)**

The California Highway Patrol (CHP) proposes to adopt by reference the Commercial Vehicle Safety Alliance, North American Standard Out-of-Service Criteria, April 1, 2014, Edition, in Title 13, California Code of Regulations. The current regulation incorporates by reference the Commercial Vehicle Safety Alliance, North American Standard Out-of-Service Criteria, April 1, 2013, Edition.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

Section 34501(a)(1) of the California Vehicle Code (CVC) authorizes the CHP to adopt reasonable rules and regulations which, in the judgment of the Department, are designed to promote the safe operation of vehicles described in Section 34500 CVC. The CHP's authority to adopt regulations includes, but is not limited to, controlled substances and alcohol testing of drivers by motor carriers, drivers hours-of-service qualifications, equipment, fuel containers, fuel operations, inspections, maintenance, record keeping, accident reports, drawbridges and cargo securement, (Section 34500.3 CVC). Section 2402 CVC provides the Commissioner with the authority to "make and enforce such rules and regulations as may be necessary to carry out the duties of the Department," and Section 2410 CVC provides the authority for the CHP to place vehicles out-of-service (Attorney General's Opinion NS 2520) in order to "ensure safety." Current regulations adopt by reference the Commercial Vehicle Safety Alliance North America Standard Out-of-Service Criteria, April 1, 2013, Edition, which apply to those vehicles listed in Sections 34500 CVC.

The intent of these regulations is to adopt specific uniform criteria for determining whether or not a vehicle and/or driver, inspected by an authorized representative of the CHP, is in an unsafe condition which likely constitutes a hazard on a highway. These regulations will incorporate by reference specified portions of the standards contained within the Commercial Vehicle Safety Alliance North American Standard Out-of-Service Criteria, April 1, 2014, Edition.

Adoption of these criteria will continue to provide a nonmonetary benefit to the protection and safety of public health, employees and safety to the environment by providing a regulatory basis for enforcement efforts as they relate to commercial vehicle out-of-service criteria.

During the process of developing this regulation, the CHP has conducted a search of any similar regulation on this topic and has concluded that this proposed regulation is not inconsistent or incompatible with existing state regulations. This proposed regulation merely updates the current regulation.

DOCUMENT INCORPORATED BY REFERENCE

Commercial Vehicle Safety Alliance North American Standard Criteria, Revised Edition 04/01/2014.

PUBLIC COMMENTS

Any interested person may submit written comments on this proposed action via facsimile at (916) 322-3154, by electronic mail to cvsregs@chp.ca.gov, or by writing to:

CHP, Enforcement and Planning Division
Commercial Vehicle Section
ATTN: Sergeant Milton Toppings
P. O. Box 942898
Sacramento, CA 94298-0001

Written comments will be accepted until 5:00 p.m., on July 28, 2014.

No public hearing has been scheduled. If any person desires a public hearing, a written request must be received by the CHP, Commercial Vehicle Section, no later than 15 days prior to the close of the written comment period.

AVAILABILITY OF INFORMATION

The CHP has available for public review an initial statement of reasons for the proposed regulatory action, the information upon which this action is based (the rulemaking file), and the proposed regulation text. Requests to review or receive copies of this information should be directed to the CHP at the above address, by facsimile at (916) 322-3154 or by calling the CHP, Commercial Vehicle Section, at (916) 843-3400. All requests for information should include the following information: the title of the rulemaking package, the requester's name, proper mailing address (including city, state, and zip code), and a daytime telephone number in case the requester's information is incomplete or illegible.

The rulemaking file is available for inspection at the CHP, Commercial Vehicle Section, 601 North 7th

Street, Sacramento, CA 95811. Interested parties are advised to call for an appointment.

All documents regarding the proposed action are available through the CHP's Web site at www.chp.ca.gov/regulations.

Any person desiring to obtain a copy of the adopted text and a final statement of reasons may request them at the above-noted address. Copies will also be posted on the CHP's Web site.

CONTACT PERSON

Any inquiries concerning the written materials pertaining to the proposed regulations, or questions regarding the substance of the proposed regulations should be directed to Sergeant Milton Toppings or Officer Kristi McNabb, CHP, Commercial Vehicle Section, at (916) 843-3400.

ADOPTION OF PROPOSED REGULATIONS

After consideration of public comments, the CHP may adopt the proposal substantially as set forth without further notice. If the proposal is modified prior to adoption and the change is not solely grammatical or non-substantive in nature, the full text of the resulting regulation, with the changes clearly indicated, will be made available to the public for at least 15 days prior to the date of adoption.

FISCAL IMPACT AND RESULTS OF THE ECONOMIC IMPACT ANALYSIS

The CHP has made an initial determination that this proposed regulatory action: (1) will have no effect on housing costs; (2) will not impose any new mandate upon local agencies or school districts; (3) involves no nondiscretionary cost or savings to any local agency, no cost to any local agency or school district for which Government Code Sections 17500-17630 require reimbursement, no cost or savings to any state agency, nor costs or savings in federal funding to the state; (4) will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses or create or expand businesses in the State of California; (5) Benefit of the regulations: will continue to provide a nonmonetary benefit to the protection and safety of public health, employees and safety to the environment by providing a regulatory basis for enforcement efforts as they relate to commercial vehicle out-of-service criteria; and (6) will not have a significant statewide adverse economic impact directly affecting businesses in-

cluding the ability of California businesses to compete with businesses in other states.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESSES

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

EFFECT ON SMALL BUSINESSES

The CHP has determined that the proposed regulatory action has no effect on small businesses. Changes to the application of the regulation are not substantive and bring the regulation in conformance with existing statute. Minor additions and changes to the out-of-service criteria are clarifying in nature and are within all existing requirements for industry.

ALTERNATIVES

In accordance with Government Code Section 11346.5(a)(13), the CHP 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, 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 CHP invites interested parties to present statements or arguments with respect to alternatives to the proposed regulations during the written comment period.

AUTHORITY

This regulatory action is being taken pursuant to Sections 2402, 2410, 31401, and 34501(a), CVC.

REFERENCE

This action implements, interprets, or makes specific Sections 2402, 2410, 12500, 12502, 12515(b), 14603, 15250, 15275, 15278, 23152, 24002, 24400, 24252, 24600, 24603, 24604, 24952, 27154, 27155, 27465, 27501, 27903, 29001, 29002, 29003, 29004, 31401, 34500, 34501, 34506, and 34510, CVC.

TITLE 16. BOARD OF BARBERING AND COSMETOLOGY

NOTICE IS HEREBY GIVEN that the Board of Barbering and Cosmetology (hereinafter "the Board") is

proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at 10 a.m. on August 11, 2014 in the Sequoia Room at the Board's offices at 2420 Del Paso Road, Sacramento, California, 95834. Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its offices not later than 5:00 p.m. on August 11, 2014 or must be received by the Board at the hearing. The Board, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by Section 7312 of the Business and Professions Code, and to implement, interpret or make specific Section 7362 of the Business and Professions Code, the Board is considering changes to Division 9 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST

A. Informative Digest

Amend Section 961

Sections 7312 and 7362 of the Business and Professions Code give the Board broad authority to set training and examination requirements for barbering and cosmetology students seeking licensure with the Board. This regulatory proposal modifies existing school textbook and teaching material requirements to reflect that the vendor who develops the licensing examinations on behalf of the Board now reviews those items.

B. Policy Statement Overview/Anticipated Benefits of Proposal

It is important to the success of students taking the Board's examination for licensure that school curriculums and textbooks and other teaching materials be relevant to the content of the examination. For this reason, the entity that develops the examination is best suited to reviewing textbooks and other materials for relevance, which is why the Board has delegated that task to its examination vendor. This regulatory proposal amends Section 961 to reflect that the vendor, rather

than the Board, now conducts those reviews and has a list of approved books and teaching materials.

C. Consistency and Compatibility with Existing State Regulations

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

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact:

The board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Cost Impact on Representative Private Person or Business:

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

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulations will not affect small businesses because they are revisions of an existing program and educational requirements that have no associated economic cost.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Board has determined that this regulatory proposal will not have an impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California.

Benefits of Regulation:

The Board has determined that this regulatory proposal will benefit barbering and cosmetology students

by ensuring that training materials they use in school align with the Board's licensing examination.

CONSIDERATION OF ALTERNATIVES

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

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

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, and any document incorporated by reference, and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the Contact Person named below.

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

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

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

CONTACT PERSON

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

Name: Kevin Flanagan
Address: 2420 Del Paso Road, Suite 100
Sacramento, CA 95834
Telephone No.: (916) 575-7100
Fax No.: (916) 928-6810
E-Mail
Address: Kevin.Flanagan@dca.ca.gov

The backup contact person is:

Name: Debra Brown
Address: 2420 Del Paso Road, Suite 100
Sacramento, CA 95834
Telephone No.: (916) 575-7100
Fax No.: (916) 928-6810
E-Mail
Address: Debra.Brown@dca.ca.gov

Website Access: Materials regarding this proposal can be found at http://www.barbercosmo.ca.gov/laws/regs/prop_regs.shtml

GENERAL PUBLIC INTEREST

DEPARTMENT OF FISH AND WILDLIFE

**CALIFORNIA ENDANGERED SPECIES ACT
CONSISTENCY DETERMINATION NO.
2080-2014-008-03**

Project: Dyer Reservoir Control Buildings
Line Upgrade Project
Location: Alameda County
Applicant: Pacific Gas and Electric Company
Notifier: Garcia and Associates

BACKGROUND

The Pacific Gas and Electric Company (Applicant) proposes modifications to existing electric service lines in Alameda and Contra Costa counties to allow for connection with the Dyer Reservoir control buildings (Project). The Project activities will include the extension and upgrade of an existing wood pole line and installation of a new line along portions of Altamont Pass Road from the intersection of Greenville Road to Dyer Road. The existing pole line along Dyer Road will also be upgraded with new conductor and new poles, as needed. The new line will be placed within a highly-compacted, base-rocked, abandoned railroad easement that runs parallel to Altamont Pass Road. There are 13 existing taps along this line that provide customer con-

nections, and these lines will be upgraded with new hardware, insulators, and overhead wire.

Ground-disturbing activities include the use of five overland access routes to allow personnel to: (1) access pull sites and pole locations, (2) install poles by using an auger on a line truck, and (3) remove existing conductors and install new conductors to the existing line. At pull sites, the Applicant will work from paved roads or disturbed areas. Pull-site equipment will include “rope” trucks or tensioners, truck-mounted reels of conductor to receive the old conductor as it is removed, reels of new conductor to “feed” out and trucks or other equipment to handle the weight of the conductor reels and move them on- and off-site.

The Project activities described above are expected to incidentally take¹ California tiger salamander (*Ambystoma californiense*; hereafter CTS) a species designated as threatened pursuant to both the federal Endangered Species Act (ESA) (16 U.S.C. § 1531 et seq.) and the California Endangered Species Act (CESA) (Fish & G. Code, § 2050 et seq.). (See Cal. Code Regs., tit. 14, § 670.5, subd. (b)(3)(G)). In particular, CTS could be incidentally taken as a result of being crushed by driving of vehicles or equipment, and from becoming crushed or entombed in burrows during augering, pull and tension activities, or other forms of ground-disturbing and staging activities within the vicinity of the Project.

CTS individuals are documented as present in the Project vicinity and there is suitable habitat within and adjacent the Project site, including potential breeding sites. Because of the proximity of the nearest documented CTS, CTS dispersal patterns, and the presence of suitable CTS habitat within the Project site, the United States Fish and Wildlife Service (Service) determined that CTS is reasonably certain to occur within the Project site and that Project activities are expected to result in the incidental take of CTS. According to the Service, the Project will result in the temporary loss of 0.455 acres of upland CTS habitat.

Because the Project is expected to result in the take of species designated as threatened under the federal ESA, the U.S. Army Corps of Engineers (Corps) consulted with the Service as required by the ESA. On May 31, 2012, the Service issued the programmatic biological opinion for the Corps, Permitted Projects Utilizing the East Alameda County Conservation Strategy that May Affect Federally Listed Species in East Alameda

County, California (Service file No. 08ESMF00-2012-F-0092-1) (Programmatic BO). By letter dated April 4, 2014 (Service file No. 08ESMF00-2013-F-0187) (BO), the Service appended the Applicant’s Dyer Reservoir Control Buildings Line Upgrades Project to this Programmatic BO. The BO describes the Project, requires the Applicant to comply with terms of the amended Programmatic BO and its associated incidental take statement (ITS), and incorporates additional measures from the Biological Assessment (BA).

On April 28, 2014, the Director of the California Department of Fish and Wildlife (CDFW) received a notification from Garcia and Associates, on behalf of the Applicant, requesting a determination pursuant to Fish and Game Code Section 2080.1 that the BO and its related ITS are consistent with CESA for purposes of the Project and CTS. (Cal. Reg. Notice Register 2014, No. 19-Z, p. 898.)

DETERMINATION

CDFW has determined that the BO, including the ITS, is consistent with CESA as to the Project and the anticipated incidental take of CTS because the mitigation measures contained in the BO, including the ITS, as well as the conditions in the BA, meet the conditions set forth in Fish and Game Code Section 2081, subdivisions (b) and (c), for authorizing incidental take of CESA-listed species. Specifically, CDFW finds that: (1) take of CTS will be incidental to an otherwise lawful activity; (2) the mitigation measures identified in the BO, including the ITS, and BA will minimize and fully mitigate the impacts of the authorized take; (3) adequate funding is ensured to implement the required avoidance minimization and mitigation measures and to monitor compliance with, and effectiveness of those measures; and (4) the Project will not jeopardize the continued existence of CTS. The mitigation measures in the BO and BA, including the ITS, include but are not limited to, the following.

Avoidance, Minimization, and Mitigation Measures

- Applicant will flag the construction boundaries and access areas prior to ground-disturbing activities and will maintain the flagging through construction activities.
- Applicant shall only work in dry conditions, and no work shall occur for 48 hours after precipitation. If precipitation has occurred within 72 hours, or if the Project site will be disturbed for greater than 72 hours, then barrier fencing will be constructed around Project pull sites to prevent CTS from entering the work area.

¹ Pursuant to Fish and Game Code section 86, “‘Take’ means hunt, pursue, catch, capture, or kill, or attempt to hunt, pursue, catch, capture, or kill.” See also *Environmental Protection Information Center v. California Department of Forestry and Fire Protection* (2008) 44 CAL.4th 459,507 (for purposes of incidental take permitting under Fish and Game Code section 2081, subdivision (b), “‘take’ . . . means to catch, capture or kill”).

- Applicant will limit site disturbance for construction and access and implement specific protections for sensitive areas containing potentially suitable habitat for CTS. Applicant shall limit site disturbance by installing protective fencing for sites immediately adjacent to construction activities and insert flagging to identify avoidance areas along access roads.
- A Service/CDFW–approved biologist shall supervise the installation and necessary maintenance of Service/CDFW–approved wildlife fencing in project areas subject to greater than 72 hours of disturbance.
- A Service/CDFW–approved biologist will survey the work site immediately prior to construction activities, during excavation, and continue for at least 30 minutes following the initial ground disturbance. If CTS are present, the Service/CDFW–approved biologist will contact the Service and CDFW.
- The Applicant shall recontour and reseed disturbed sites prior to October 31, 2014, and monitor these sites for success criteria. Applicant shall ensure that a Temporary Impact Restoration Schedule has been developed and approved prior to initiating any temporary impacts and that it ensures: (1) recontouring and seeding of temporary impact areas shall occur prior to October 31; and (2) monitoring of all temporary impact areas until these sites achieve 70 percent cover of pre–project conditions.
- The Applicant will not plant, seed or otherwise introduce invasive exotic plant species. Prohibited exotic plant species include those identified in the California Exotic Pest Plant Council, accessible at: <http://www.cal-ipc.org/paf/>.

Monitoring and Reporting Measures

- The Service/CDFW–approved biologist will be responsible for monitoring project activities to minimize or avoid take of CTS.
- The Applicant or its contractors will immediately notify the Service/CDFW–approved biologist if a CTS is taken or injured by a project–related activity, or if a CTS is otherwise found dead or injured within the vicinity of the project. The Service/CDFW–approved biologist will notify the Service and CDFW. Notification to the Service and CDFW shall include information regarding the location, species, and number of animals taken or injured. Following initial notification, the Applicant shall send the Service and CDFW a written report within two calendar days. The report shall include the date and time of the finding

or incident, location of the animal or carcass, and if possible provide a photograph, explanation as to cause of take or injury, and any other pertinent information.

- If an injured CTS is found during the Project term, the injured CTS shall be evaluated by the Service/CDFW–approved biologist who shall then immediately contact the Service and CDFW, via email and telephone, to discuss the next steps. If the injury is minor or healing and the CTS is likely to survive, the Service/CDFW–approved biologist shall relocate the CTS to an active rodent burrow or burrow system no more than 300 feet outside of the work area (unless otherwise approved by the Service and CDFW in writing).
- If it is determined that a CTS has major or serious injuries as a result of Project–related activities, the Service/CDFW–approved biologist shall immediately take the CTS to the Lindsay Wildlife Museum or another Service/CDFW–approved facility. The Applicant shall bear any costs associated with the care or treatment of such injured CTS. The circumstances of the injury, the procedure followed and the final disposition of the injured CTS shall be documented in a written incident report.

Financial Assurances

- Applicant will compensate for temporary effects to CTS, at a ratio of 1:1 for temporary impacts, by purchasing 0.455 acres of CTS credits at Mountain House Conservation Bank, a Service– and CDFW–approved conservation bank, prior to Project commencement. Applicant will provide documentation of purchase to CDFW.
- Prior to initiating Project activities, Applicant will provide CDFW with a form of performance security, approved in advance in writing, in the amount of \$4,150, which will cover the cost of restoring on–site temporary effects through hydroseeding with a native seed application.

Pursuant to Fish and Game Code Section 2080.1, take authorization under CESA is not required for the Project for incidental take of CTS, provided the Applicant implements the Project as described in the BO, including adherence to all measures contained therein, and complies with the mitigation measures and other conditions described in the BO and the BA, including the ITS. If there are any substantive changes to the Project, including changes to the mitigation measures, or if the Service amends or replaces the BO, ITS, or BA, the Applicant shall obtain a new consistency determination or a CESA incidental take permit for the Project from CDFW. (See generally Fish & G. Code, §§ 2080.1, 2081, subs. (b) and (c)).

Date: 5-28-14

PUBLIC REVIEW AND COMMENT

By: /s/

Sandra Morey, Deputy Director
Ecosystem Conservation Division
California Department of Fish and Wildlife

The California statutes discussed above for dental benefits are available for public review at local county welfare offices throughout the state and at www.leginfo.ca.gov. Interested parties may submit written comments to:

**DEPARTMENT OF HEALTH
CARE SERVICES**

Laurie Weaver, Chief
Benefits Division
Department of Health Care Services
MS 4600
P.O. Box 997417
Sacramento, CA 95899-7417

THE CALIFORNIA DEPARTMENT OF HEALTH
CARE SERVICES (DHCS) PROPOSES TO
SUBMIT A STATE PLAN AMENDMENT TO
AMEND THE ALTERNATIVE BENEFIT PLAN
TO ADD ADULT DENTAL SERVICES AS A
MEDI-CAL BENEFIT FOR NEWLY
ELIGIBLE ADULTS

All written comments must be received by June 27, 2014.

**DEPARTMENT OF HEALTH
CARE SERVICES**

This notice provides information of public interest with respect to Section 440.386 of Title 42 of the Code of Federal Regulations (CFR), which requires Medicaid states to publish a public notice to solicit public input regarding the amendment to the Medi-Cal Alternative Benefit Plan (ABP).

**THE DEPARTMENT OF HEALTH CARE
SERVICES MAY EXTEND SUPPLEMENTAL
REIMBURSEMENT FOR QUALIFIED
NON-DESIGNATED PUBLIC HOSPITALS**

**AMENDMENT TO THE ALTERNATIVE
BENEFIT PLAN**

Effective May 1, 2014, the State of California intends to provide adult dental benefits, as required by Assembly Bill (AB) 82 (Committee on Budget, Chapter 23, Statutes of 2013), to newly eligible adults qualifying under the modified adjusted gross income standard. DHCS will submit State Plan Amendment 14-018 to the Centers for Medicare & Medicaid Services to add dental benefits for newly eligible adults, 19-64 years of age receiving coverage pursuant to the Medi-Cal ABP. DHCS will ensure full access to Early and Periodic Screening, Diagnosis, and Treatment services for people under 21 years of age, as described by 42 CFR 440.345. DHCS complied with the provisions of section 5006(e) of the American Recovery and Reinvestment Act of 2009, by publishing the Tribal Notice for SPA 14-018 on May 23, 2014 and holding a tribal webinar on May 30, 2014.

This notice is to provide information of public interest with respect to the proposed State Plan Amendment (SPA) 14-009 for supplemental reimbursement to specified non-designated public hospitals meeting requirements that provide services to Medi-Cal beneficiaries. The effective date for SPA 14-009 is July 1, 2014.

The Department of Health Care Services had federal authority, through the Medi-Cal Hospital Uninsured Care 1115 Demonstration Waiver, Selective Provider Contracting Program (SPCP) contract, to make supplemental reimbursement for non-designated public hospitals meeting specified requirements and provide services to Medi-Cal beneficiaries. The SPCP contract ended December 31, 2013; therefore the department is preparing SPA 14-009 to seek the continuation of federal authority to make supplemental reimbursement to non-designated public hospitals meeting specific criteria.

The proposed SPA is subject to approval by the Federal Centers for Medicare & Medicaid Services.

Any written comments concerning the proposed SPA may be mailed to Pamela Tello, Chief, Medi-Cal Supplemental Payments Unit, Department of Health Care Services, Safety Net Financing Division, MS 4504,

P.O. Box 997436, Sacramento, CA 95899-7436 or
emailed to Pamela.Tello@dhcs.ca.gov.

**DEPARTMENT OF HEALTH
CARE SERVICES**

**THE DEPARTMENT OF HEALTH CARE
SERVICES MAY EXTEND SUPPLEMENTAL
REIMBURSEMENT FOR QUALIFIED
PRIVATE HOSPITALS**

This notice is to provide information of public interest with respect to the proposed State Plan Amendment (SPA) 14-008 for supplemental reimbursement to specified private hospitals meeting requirements that provide services to Medi-Cal beneficiaries. The effective date for SPA 14-008 is July 1, 2014.

Currently, the Department of Health Care Services has federal authority through SPA 13-002, to make supplemental reimbursement for private hospitals meeting specified requirements and provide services to Medi-Cal beneficiaries. In anticipation of SPA 13-002 terminating June 30, 2014, the department is preparing SPA 14-008 to seek the continuation of federal authority to make supplemental reimbursement to qualified hospitals meeting specific criteria.

The proposed SPA is subject to approval by the Federal Centers for Medicare & Medicaid Services.

Any written comments concerning the proposed SPA may be mailed to Pamela Tello, Chief, Medi-Cal Supplemental Payments Unit, Department of Health Care Services, Safety Net Financing Division, MS 4504, P.O. Box 997436, Sacramento, CA 95899-7436 or emailed to Pamela.Tello@dhcs.ca.gov.

**DEPARTMENT OF TOXIC
SUBSTANCES CONTROL**

PROPOSED CONSENT DECREE
STANDARD NICKEL CHROMIUM PLATING
COMPANY
Los Angeles, California

WHAT IS BEING PROPOSED? — The Department of Toxic Substances Control (DTSC) invites the public to review and comment on a proposed Consent Decree with the Estate of Haig Dulgarian, regarding the Standard Nickel Chromium property located at 811, 817, 819, 825, and 826 East 62nd Street, Los Angeles, California. Under the proposed Consent Decree, the Estate will pay approximately \$1.2 million to reimburse

DTSC for a portion of its cleanup and oversight costs, subject to certain conditions and reservations, plus up to \$20,000 for DTSC's costs to finalize and gain court approval of the proposed settlement.

HOW CAN I GET INVOLVED? — DTSC will consider public comments on the Consent Decree that are postmarked or received by July 14, 2014. DTSC may decline to finalize the Consent Decree if such comments disclose facts or considerations that indicate the proposed Consent Decree is inappropriate, improper or inadequate. **Comments should be addressed to:**

Tedd Yargeau, Cleanup Program
(Please include "Haig Dulgarian CD Comments" in the subject line of your letter or email)
Department of Toxic Substances Control
9211 Oakdale Avenue
Chatsworth, CA 91311
tedd.yargeau@dtsc.ca.gov

WHERE DO I GET INFORMATION?

Copies of these documents, key technical reports, and other site-related information are available:

In Person (By Appointment only):

Glenn Castillo
DTSC Regional Records Office
File Room
9211 Oakdale Avenue
Chatsworth, CA 91311
(818) 717-6522

By Internet:

DTSC Envirostor Website
www.envirostor.dtsc.ca.gov/public/profile/report.asp?global_id=71003183

Please click on the Community Involvement tab

By Mail (Per your request):

Tedd Yargeau
DTSC, Haig D. CD Comments
Cleanup Program
9211 Oakdale Avenue
Chatsworth, CA 91311
fax (818) 717-6557
tedd.yargeau@dtsc.ca.gov

FOR ADDITIONAL INFORMATION: If you have any questions or wish to discuss the Consent Decree please contact:

For The Project:
Tedd Yargeau
DTSC Project Manager
(818) 212-5340
tedd.yargeau@dtsc.ca.gov

For Public Participation:
Zenzi A. Poindexter
 Public Participation Specialist
 (866) 495-5651 3, 3
zenzi.poindexter@dtsc.ca.gov

**SUMMARY OF REGULATORY
 ACTIONS**

**REGULATIONS FILED WITH
 SECRETARY OF STATE**

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

File# 2014-0523-02
 CALIFORNIA HEALTH BENEFIT EXCHANGE
 Small Business Health Options Program (SHOP) Appeals Process

The California Health Benefit Exchange submitted this emergency readopt action to maintain the regulation adopted in OAL File No. 2013-1126-01E, which added sections to Title 10 of the California Code of Regulations relating to the establishment of the California Health Benefit Exchange (Exchange). There are no changes to the regulation text approved in the emergency filing.

Title 10
 California Code of Regulations
 ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552
 Filed 06/02/2014
 Effective 06/02/2014
 Agency Contact: Brandon Ross (916) 228-8281

File# 2014-0418-03
 DEPARTMENT OF CORRECTIONS AND REHABILITATION
 Removal of Form Numbers 127 and 1882 from CCR, Title 15

This rulemaking action by the Department of Corrections and Rehabilitation (Department) makes amendments to existing sections in Title 15 of the California Code of Regulations to add a definition of the "Strategic Offender Management System (SOMS)". This rulemaking also removes previously incorporated forms CDC 127 (Rev 06/01) and CDCR 1882 (Rev 02/07). The Department has instead placed the information re-

quested on these forms into the regulation text to allow its use with the SOMs.

Title 15
 California Code of Regulations
 AMEND: 3000, 3075.1, 3076.4, 3269, 3357
 Filed 06/02/2014
 Effective 06/02/2014
 Agency Contact: Gail Long (916) 445-2276

File# 2014-0530-02
 DEPARTMENT OF FOOD AND AGRICULTURE
 Asian Citrus Psyllid Interior Quarantine

This emergency regulatory action by the Department of Food and Agriculture (DFA) expands the quarantine area for the Asian Citrus Psyllid (ACP) *Diaphorina citri* by approximately 110 square miles in Tulare County. The amendment provides authority for the state to perform quarantine activities against ACP within this additional area, along with the existing regulated areas in the entire counties of Imperial, Los Angeles, Orange, San Bernardino, San Diego, Santa Barbara, Riverside, and Ventura, and a portion of Fresno, Kern, Tulare, and San Luis Obispo counties that are already under quarantine for the ACP, totaling approximately 46,530 square miles.

Title 3
 California Code of Regulations
 AMEND: 3435(b)
 Filed 06/02/2014
 Effective 06/02/2014
 Agency Contact: Lindsay Rains (916) 654-1017

File# 2014-0527-01
 DEPARTMENT OF JUSTICE
 Department of Industrial Relations Bond Form

This File & Print only filing amends section 48.6 of the Title 11 listing of approved surety bonds and is DOJ's approval and printing of the revised Farm Labor Contractor Bond for the Department of Industrial Relations.

Title 11
 California Code of Regulations
 AMEND: 48.6
 Filed 05/29/2014
 Effective 05/29/2014
 Agency Contact: Karen W. Yiu (415) 703-5385

File# 2014-0415-01
 DEPARTMENT OF PUBLIC HEALTH
 Hexavalent Chromium MCL

In this regulatory action, the Department is adopting drinking water maximum contamination levels (MCL) for hexavalent chromium and amending existing drinking water notification regulations to be consistent with statutory requirements.

Title 22
California Code of Regulations
AMEND: 64213, 64431, 64432, 64447.2, 64463,
64465, 64481, 64530, 64534, 64534.2, 64534.8,
64535.2, 64535.4, 64671.80
Filed 05/28/2014
Effective 07/01/2014
Agency Contact: Dawn Basciano (916) 440-7367

File# 2014-0417-02
DIVISION OF LABOR STANDARDS
ENFORCEMENT
Farm Labor Contractors

The Division of Labor Standards Enforcement repealed a subchapter and three sections in title 8 of the California Code of Regulations, and adopted a new subchapter and new articles and sections under the subchapter that will pertain to licensing requirements, duties, and administrative proceedings related to farm labor contractors. The action implements Labor Code section 1682 et seq. by standardizing criteria for administering statutory licensing requirements used to determine fitness of applicants and licensees, surety bonds, written examinations, educational classes, continuing duties of licensees, and disbursing funds to workers and their representatives from the Farmworker Remedial Account administered by the agency.

Title 8
California Code of Regulations
ADOPT: 13660, 13660.1, 13661, 13662, 13663,
13663.5, 13664, 13665, 13665.5, 13666, 13666.1,
13666.2, 13666.5, 13667, 13667.1, 13667.4
REPEAL: 13660, 13661, 13662
Filed 05/30/2014
Effective 07/01/2014
Agency Contact: Jennifer Stevens (916) 263-3400

File# 2014-0522-02
DIVISION OF WORKERS' COMPENSATION
Workers' Compensation — Official Medical Fee
Schedule — Outpatient/ASC

This action amends the workers' compensation Official Medical Fee Schedule — Hospital Outpatient Departments and Ambulatory Surgical Centers Fee Schedule. This action is exempt from OAL review pursuant to Government Code section 11340.9(g).

Title 8
California Code of Regulations
AMEND: 9789.30, 9789.31, 9789.32, 9789.33,
9789.37, 9789.39
Filed 06/03/2014
Effective 09/01/2014
Agency Contact: Jarvia Shu (510) 286-0646

File# 2014-0507-02
MANAGED RISK MEDICAL INSURANCE
BOARD

Continue MRMIP 2013 Subscriber Subsidy
Section 25 of Assembly Bill (AB) 82 (Stats. 2013, ch. 23) amended subdivision (c) of Insurance Code section 12737 to give the Managed Risk Medical Insurance Board (Board) ongoing authority beyond 2013 to subsidize subscriber premiums to as low as 100% of the standard average individual rates for comparable coverage. The Board adopted an emergency filing to amend section 2698.401 of title 10 of the California Code of Regulations to implement this change and to provide that beginning January 1, 2014 the Board shall calculate an estimate of the standard average individual rate for program benefits for each risk category and for covering a subscriber in each risk category and the subscriber's dependants. Pursuant to section 77 of AB 82, this filing was deemed an emergency by the Legislature and exempt from review by the Office of Administrative Law. This filing is a certificate of compliance for the above-described emergency regulatory action.

Title 10
California Code of Regulations
AMEND: 2698.401
Filed 06/04/2014
Effective 06/04/2014
Agency Contact: Alissa Harris (916) 324-0571

File# 2014-0418-01
OCCUPATIONAL SAFETY AND HEALTH
STANDARDS BOARD

Update of Reference to California Manual on Uniform Traffic Control Devices for Streets and Highways (CA MUTCD)

This rulemaking action by the Occupational Safety and Health Standards Board (OSHSB) updates the references in sections 1598(a) and 1599(a) of title 8 of the California Code of Regulations to the latest edition of the California Manual on Uniform Traffic Control Devices for Streets and Highways adopted by the California Department of Transportation on January 13, 2012.

Title 8
 California Code of Regulations
 AMEND: 1598, 1599
 Filed 05/29/2014
 Effective 07/01/2014
 Agency Contact: Marley Hart (916) 274-5721

File# 2014-0418-02
OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD
 Tank Storage Subject Flooding, Precautionary Measures

This rulemaking action by the Occupational Safety and Health Standards Board aligns section 5605 of title 8 of the California Code of Regulations with equivalent federal standards regarding precautionary measures for installation of underground and above-ground storage tanks in flood zones.

Title 8
 California Code of Regulations
 AMEND: 5605
 Filed 06/02/2014
 Effective 10/01/2014
 Agency Contact: Marley Hart (916) 274-5721

File# 2014-0421-01
SECRETARY OF STATE
 UCC Administrative Rules

This rulemaking by the Secretary of State amends and repeals sections of Title 2 of the California Code of Regulations to implement the filing requirements set forth in Division 9, Chapter 5, of the California Commercial Code. This action implements Chapter 531, Statutes of 2013, which becomes operative on July 1, 2014, with respect to the filing requirements for secured transactions with the Secretary of State.

Title 2
 California Code of Regulations
 AMEND: 22600, 22600.1, 22600.2, 22600.5, 22600.6, 22600.7, 22600.8, 22600.9, 22601, 22601.3, 22601.4, 22601.7 REPEAL: 22601.1
 Filed 05/29/2014
 Effective 07/01/2014
 Agency Contact: Susan Lapsley (916) 651-7837

File# 2014-0523-05
STATE WATER RESOURCES CONTROL BOARD
 Article 24 Curtailment of Diversions Based on Insufficient Flow to Meet All Needs

The State Water Resources Control Board adopted sections 877, 878, 878.1, 878.2, 879, 879.1 and 879.2 of title 23 of the California Code of Regulations to provide for curtailment of diversions in certain tributaries of the

Sacramento River (Mill Creek, Deer Creek, and Antelope Creek) when insufficient flows are available to protect salmon and steelhead.

Title 23
 California Code of Regulations
 ADOPT: 877, 878, 878.1, 878.2, 879, 879.1, 879.2
 Filed 06/02/2014
 Effective 06/02/2014
 Agency Contact: Daniel Schultz (916) 323-9392

File# 2014-0430-01
STATE WATER RESOURCES CONTROL BOARD
 Basin Plan Amendment to Revise Onsite Wastewater System Requirements

On June 19, 2012, the State Water Resources Control Board (State Water Board) adopted the Water Quality Control Policy for Siting, Design, Operation, and Maintenance of Onsite Wastewater Treatment Systems (OWTS Policy). On May 30, 2013, the Central Coast Regional Water Quality Control Board (Central Coast Water Board) adopted Resolution No. R3-2013-0005 which amended the Water Quality Control Plan for the Central Coast Basin (Basin Plan) to incorporate by reference the provisions of the OWTS Policy and delete redundant or conflicting onsite wastewater systems criteria. On January 21, 2014, the State Water Board adopted Resolution 2014-0003 which approved the amendment of the Basin Plan in Central Coast Water Board Resolution No. R3-2013-0005.

Title 23
 California Code of Regulations
 ADOPT: 3929.11
 Filed 06/03/2014
 Effective 06/03/2014
 Agency Contact: Steven G. Saiz (805) 549-3879

File# 2014-0514-01
VICTIM COMPENSATION AND GOVERNMENT CLAIMS BOARD
 Qualifying Crime of Prostitution

The California Victim Compensation and Government Claims Board (Board) repealed section 649.56, Involvement in the Qualifying Crime of Prostitution, of title 2 of the California Code of Regulations, which excluded victims involved in prostitution from receiving compensation. This regulatory action was previously submitted to the Office of Administrative Law by the Board on February 20, 2014 but was withdrawn by the Board on April 4, 2014 in order to get sign-off by the Department of Finance on the Fiscal Impact Statement portion of the STD 399, add missing documents to the rulemaking file, and to make corrections to the Final Statement of Reasons.

Title 2
 California Code of Regulations
 REPEAL: 649.56
 Filed 05/30/2014
 Effective 07/01/2014
 Agency Contact: Mary Lundeen (916)491-3751

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN January 1, 2014 TO
 June 4, 2014**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulations titles, then by date filed with the Secretary of State, with the Manual of Policies and Procedures changes adopted by the Department of Social Services listed last. For further information on a particular file, contact the person listed in the Summary of Regulatory Actions section of the Notice Register published on the first Friday more than nine days after the date filed.

Title 2

05/30/14 REPEAL: 649.56
 05/29/14 AMEND: 22600, 22600.1, 22600.2, 22600.5, 22600.6, 22600.7, 22600.8, 22600.9, 22601, 22601.3, 22601.4, 22601.7 REPEAL: 22601.1
 05/19/14 ADOPT: 1181.1, 1181.2, 1181.3, 1181.4, 1181.5, 1181.6, 1181.7, 1181.8, 1181.9, 1181.10, 1181.11, 1181.12, 1181.13, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1182.6, 1182.7, 1182.8, 1182.9, 1182.10, 1182.11, 1182.12, 1182.13, 1182.14, 1182.15, 1182.16, 1183.1, 1183.2, 1183.3, 1183.4, 1183.5, 1183.6, 1183.7, 1183.8, 1183.9, 1183.10, 1183.11, 1183.12, 1183.13, 1183.14, 1183.15, 1183.16, 1183.17, 1183.18, 1184.1, 1185.1, 1185.2, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1185.8, 1185.9, 1186.1, 1186.2, 1186.3, 1186.4, 1186.5, 1186.6, 1186.7, 1187.1, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1187.10, 1187.11, 1187.12, 1187.13, 1187.14, 1187.15, 1188.1, 1188.2, 1190.1, 1190.2, 1190.3, 1190.4, 1190.5 REPEAL: 1181, 1181.1, 1181.2, 1181.4, 1182, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1183, 1183.01, 1183.02, 1183.03, 1183.04, 1183.05, 1183.06, 1183.07, 1183.08, 1183.081, 1183.09, 1183.1, 1183.11, 1183.12, 1183.13, 1183.131, 1183.14, 1183.2, 1183.21, 1183.25, 1183.30, 1183.31, 1183.32, 1184.5,

1184.6, 1184.7, 1184.8, 1184.9, 1184.10, 1184.11, 1185, 1185.1, 1185.2, 1185.21, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1186, 1186.5, 1186.51, 1186.52, 1186.53, 1186.54, 1186.55, 1186.6, 1186.61, 1186.62, 1186.63, 1186.64, 1186.65, 1186.7, 1186.71, 1186.72, 1186.73, 1187, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1188, 1188.1, 1188.2, 1188.3, 1188.31, 1188.4, 1189, 1189.1, 1189.2, 1189.3, 1189.6, 1189.61, 1190, 1190.01, 1190.02, 1190.03, 1190.04, 1190.05

05/01/14 ADOPT: 18706.1 AMEND: 18706
 05/01/14 AMEND: 18950.1
 05/01/14 AMEND: 18705.2 REPEAL: 18704.2
 04/30/14 AMEND: 18704
 04/30/14 AMEND: 18707.9
 04/16/14 ADOPT: 599.760.1 AMEND: 599.757, 599.759, 599.761, 599.768, 599.769 REPEAL: 599.755, 599.760, 599.764, 599.765, 599.766, 599.767
 03/10/14 AMEND: 1900, 2002, 2003
 03/05/14 ADOPT: 630, 632.5, 632.11 AMEND: 631, 631.5, 632, 632.6, 632.7, 632.8, 632.9, 632.10 REPEAL: 632.5, 632.11
 02/10/14 AMEND: 58000
 01/27/14 AMEND: 56800
 01/21/14 AMEND: 1194
 01/13/14 AMEND: 55300

Title 3

06/02/14 AMEND: 3435(b)
 05/14/14 ADOPT: 1280, 1280.1, 1280.8, 1280.10 AMEND: 1280.7
 05/12/14 AMEND: 3591.20(a)
 04/24/14 AMEND: 3435(b)
 04/04/14 AMEND: 3435(b)
 03/19/14 AMEND: 3406(b)
 03/18/14 ADOPT: 6471 AMEND: 6000, 6400
 03/18/14 AMEND: 3423(b)
 03/10/14 AMEND: 3589(a)
 03/05/14 ADOPT: 1358.3
 02/26/14 AMEND: 3434(b)(c)(d)
 02/25/14 AMEND: 3417(b)
 02/25/14 AMEND: 3700(b)
 02/20/14 AMEND: 3423(b)
 02/20/14 AMEND: 3701, 3701.1, 3701.2, 3701.3, 3701.4, 3701.5, 3701.6, 3701.7, 3701.8
 02/12/14 AMEND: 3700(c)
 02/10/14 AMEND: 3435(b)
 02/05/14 AMEND: 3435(b)
 01/27/14 AMEND: 3406(b)
 01/23/14 AMEND: 3591.11
 01/14/14 ADOPT: 1392.13

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01/09/14	AMEND: 1300, 1300.1, 1300.3, 1300.11, 1300.12, 1300.13, 1300.14, 1300.15 REPEAL: 1300.2, 1300.4	02/13/14	ADOPT: 80033
Title 4		02/06/14	ADOPT: 15494, 15495, 15496, 15497
05/19/14	AMEND: 7030, 7032, 7033, 7034, 7035, 7036, 7037, 7040, 7042	02/05/14	ADOPT: 80691, 80692
05/15/14	ADOPT: 7113, 7114, 7115, 7116, 7117, 7118, 7119, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129	02/03/14	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
05/12/14	AMEND: 1632	01/23/14	AMEND: 22000
04/07/14	AMEND: 1656, 1658	Title 7	
04/03/14	AMEND: 10030, 10031, 10032, 10033, 10034, 10035, 10036	02/27/14	AMEND: 213
04/02/14	AMEND: 2066	Title 8	
03/28/14	AMEND: 10302, 10305, 10315, 10317, 10320, 10322, 10325, 10326, 10327, 10328, 10337	06/03/14	AMEND: 9789.30, 9789.31, 9789.32, 9789.33, 9789.37, 9789.39
03/24/14	ADOPT: 10170.1, 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11, 10170.12, 10170.13, 10170.14, 10170.15	06/02/14	AMEND: 5605
03/11/14	ADOPT: 1927.1	05/30/14	ADOPT: 13660, 13660.1, 13661, 13662, 13663, 13663.5, 13664, 13665, 13665.5, 13666, 13666.1, 13666.2, 13666.5, 13667, 13667.1, 13667.40 REPEAL: 13660, 13661, 13662
03/10/14	ADOPT: 10080, 10081, 10082, 10083, 10084, 10085, 10086, 10087	05/29/14	AMEND: 1598, 1599
02/03/14	ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24	05/14/14	ADOPT: 344.76, 344.77
01/21/14	ADOPT: 10170.1, 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11, 10170.12, 10170.13, 10170.14, 10170.15	05/05/14	AMEND: 1529, 1532, 1532.1, 1532.2, 1535, 3204, 5150, 5157, 5161, 5189, 5190, 5191, 5192, 5194, 5197, 5198, 5200, 5201, 5202, 5206, 5207, 5208, 5208.1, 5209, 5210, 5211, 5212, 5213, 5214, 5215, 5217, 5218, 5219, 5220, 8358, 8359
Title 5		05/05/14	ADOPT: 1929 AMEND: 1504, 1930, 1931, 1932, 1934, 1935, 1936, 5154, 5191, 5194, 5415, 5417, 5449, 5451, 5531, 5532, 5533, 5534, 5535, 5537, 5538, 5541, 5542, 5543, 5545, 5546, 5547, 5549, 5555, 5556, 5558, 5560, 5566, 5568, 5569, 5570, 5573, 5574, 5575, 5576, 5577, 5578, 5579, 5580, 5583, 5585.1, 5589, 5590, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5601, 5602, 5606, 5607, 5608, 5616, 5617, 5618, 5619, 5620, 5621, 5622, 5624
05/19/14	AMEND: 80035.5	04/28/14	AMEND: 2940.2, 2940.7, 8602, 8610, 8611, 8615
05/05/14	ADOPT: 14037, 14038, 14039, 14040, 14041, 14042	04/16/14	AMEND: 10205.14 REPEAL: 9788.01, 9788.1, 9788.11, 9788.2, 9788.3, 9788.31, 9788.32, 9788.4, 9788.45, 9788.5, 9788.6, 9788.7, 9788.8, 9788.9, 9788.91
05/05/14	ADOPT: 3051.19, 3051.20, 3051.21, 3051.22, 3051.23, 3051.24 AMEND: 3001, 3023, 3025, 3029, 3030, 3031, 3040, 3043, 3051, 3051.1, 3051.2, 3051.3, 4, 3051.5, 3051.6, 3051.7, 3051.75, 3051.8, 3051.9, 3051.10, 3051.11, 3051.12, 3051.13, 3051.14, 3051.15, 3051.16, 3051.17, 3051.18, 3060, 3061, 3064, 3065, 3068, 3083, 3084, 3088 REPEAL: 3054	04/14/14	AMEND: 3650
04/15/14	AMEND: 70020	04/14/14	AMEND: 5001
04/01/14	AMEND: 80303	04/09/14	AMEND: 1619.1(b)
04/01/14	ADOPT: 15498, 15498.1, 15498.2, 15498.3	04/03/14	AMEND: 4355
02/28/14	ADOPT: 19843, 19844, 19848, 19849, 19855 AMEND: 19815, 19816, 19816.1, 19817.2, 19819, 19820, 19824, 19828.4, 19840, 19845.2, 19850, 19851, 19852, 19853 REPEAL: 19839	04/01/14	AMEND: 1520, 3384

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02/12/14	ADOPT: 9785.5, 9792.6.1, 9792.9.1, 9792.10.1, 9792.10.2, 9792.10.3, 9792.10.4, 9792.10.5, 9792.10.6, 9792.10.7, 9792.10.8, 9792.10.9	04/01/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538
	AMEND: 9785, 9792.6, 9792.7, 9792.9, 9792.10, 9792.11, 9792.12, 9792.15	03/25/14	ADOPT: 6456
02/12/14	ADOPT: 9792.5.4, 9792.5.5, 9792.5.6, 9792.5.7, 9792.5.8, 9792.5.9, 9792.5.10, 9792.5.11, 9792.5.12, 9792.5.13, 9792.5.14, 9792.5.15	03/17/14	ADOPT: 6458
	AMEND: 9792.5.1, 9792.5.3, 9793, 9794, 9795	03/10/14	ADOPT: 6424, 6440
02/12/14	AMEND: 9780, 9780.1, 9783, 9783.1, 9785	03/06/14	ADOPT: 6420, 6422
02/05/14	AMEND: 10133.32, 10133.33, 10133.35, 10133.36	02/25/14	ADOPT: 2218.30
01/21/14	AMEND: 334	02/24/14	ADOPT: 2594, 2594.1, 2594.2, 2594.3, 2594.4, 2594.5, 2594.6, 2594.7
01/21/14	AMEND: 344, 344.1	02/20/14	ADOPT: 8000, 8010, 8020, 8030, 8040, 8050, 8060, 8070
01/09/14	AMEND: 8495, 8496, 8497, 8500	02/11/14	AMEND: 3500, 3523, 3525, 3527, 3528, 3529, 3530, 3541, 3542, 3543, 3561, 3563, 3565, 3568, 3569, 3570, 3571, 3575, 3576, 3577, 3581, 3582, 3601, 3602, 3603, 3621, 3661, 3662, 3663, 3664, 3665, 3666, 3668, 3681, 3702, 3704, 3721, 3723, 3724, 3725, 3726, 3728, 3729, 3730, 3732, 3741, 3761
01/09/14	AMEND: 5155	02/10/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670
01/07/14	AMEND: 4297	01/28/14	AMEND: 2318.6, 2353.1
Title 9		01/28/14	AMEND: 2318.6, 2353.1, 2354
01/28/14	ADOPT: 7005.5 AMEND: 7005	01/24/14	ADOPT: 217, 217.5, 217.10, 217.15, 217.20, 217.25, 217.30, 217.35, 217.40, 217.45 AMEND: 202, 216, 218, 219, 221
	REPEAL: 7144, 7145, 7146, 7147	01/07/14	ADOPT: 1430 AMEND: 260.210, 260.211, 260.211.1, 260.231, 1422, 1422.7, 1423, 1581, 1582, 1805.204, 1950.122.8
01/14/14	AMEND: 7214.1, 7220.7, 7227.2	Title 11	
Title 10		05/29/14	AMEND: 48.6
06/04/14	AMEND: 2698.401	05/20/14	AMEND: 1082
06/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	02/27/14	AMEND: 20
05/21/14	ADOPT: 6460	02/19/14	AMEND: 999.10
05/12/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670	01/14/14	AMEND: 1015(c)
05/07/14	AMEND: 2498.4.9	Title 13	
04/29/14	AMEND: 2509.1, 2509.3, 2509.4, 2509.5, 2509.6, 2509.7, 2509.8, 2509.9, 2509.10, 2509.11, 2509.12, 2509.13, 2509.14, 2509.15, 2509.16, 2509.17, 2509.18, 2509.19, 2509.20	05/19/14	ADOPT: 227.00, 227.02, 227.04, 227.06, 227.08, 227.10, 227.12, 227.14, 227.16, 227.18, 227.20, 227.22, 227.24, 227.26, 227.28, 227.30, 227.32, 227.34, 227.36, 227.38, 227.42, 227.44, 227.46, 227.48, 227.50, 227.52
04/28/14	AMEND: 2498.6	05/01/14	AMEND: 125.02
04/23/14	AMEND: 3541, 3568	03/13/14	AMEND: 1239
04/23/14	AMEND: 2498.5	02/24/14	AMEND: 1
04/21/14	ADOPT: 2907.1, 2907.2, 2907.3, 2907.4	02/24/14	AMEND: 553.70
04/10/14	ADOPT: 2562.1, 2562.2, 2562.3, 2562.4	Title 14	
04/01/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	05/22/14	AMEND: 165
04/01/14	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	05/21/14	AMEND: 360
04/01/14	ADOPT: 6800, 6802, 6804, 6806	05/19/14	AMEND: 149, 149.1

04/30/14 AMEND: 27.80
 04/11/14 AMEND: 3550.15
 04/07/14 AMEND: 790,820.01
 04/01/14 AMEND: 27.80
 03/26/14 AMEND: 916.9(g)(2)(A),
 936.9(g)(2)(A), 956.9(g)(2)(A)
 03/25/14 ADOPT: 5200, 5201, 5202, 5203, 5204,
 5205, 5206, 5207, 5208, 5209, 5210,
 5211, 5300, 5301, 5302, 5303, 5304,
 5305, 5306, 5307
 03/24/14 AMEND: 228(a)
 03/18/14 AMEND: 601, 702(a)(1)
 02/19/14 AMEND: 7.00, 7.50, 8.00
 02/10/14 AMEND: 701
 02/06/14 AMEND: 1665.6(b)
 01/21/14 AMEND: 7.50
 01/16/14 ADOPT: 3100, 3101, 3102, 3103, 3104,
 3105, 3106, 3107, 3108, 3109, 3110,
 3111, 3112, 3113, 3114, 3115, 3116, 3117
 01/14/14 AMEND: 165, 165.5
 01/13/14 ADOPT: 4000
 01/13/14 ADOPT: 2830, 2831, 2831.1, 2831.2,
 2831.3, 2831.4, 2831.5, 2832, 2833,
 2834, 2835 AMEND: 2000, 2085, 2501

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06/02/14 AMEND: 3000, 3075.1, 3076.4, 3269,
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 05/14/14 AMEND: 3000, 3040, 3040.1, 3041,
 3041.3, 3043, 3043.5, 3043.6, 3044,
 3046, 3074.3, 3075.1, 3077.1, 3078.4,
 3170.1, 3190, 3375.2, 3375.4, 3375.5,
 3375.6, 3376, 3379, 3383
 05/12/14 AMEND: 3043
 04/21/14 REPEAL: 3999.12
 03/28/14 ADOPT: 3999.17
 03/24/14 AMEND: 3044, 3190, 3282, 3335
 03/18/14 AMEND: 3290, 3315
 02/11/14 ADOPT: 3999.15
 02/11/14 ADOPT: 3999.16
 02/06/14 ADOPT: 3750, 3751, 3752, 3753, 3754,
 3756, 3760, 3761, 3761.1, 3762, 3763,
 3764, 3765, 3766 AMEND: 3000,
 3075.2, 3768.2, 3768.3
 01/23/14 AMEND: 3000, 3075
 01/15/14 REPEAL: 3999.9
 01/09/14 ADOPT: 1712.2, 1714.2, 1730.2, 1740.2
 AMEND: 1700, 1706, 1712, 1712.1,
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 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,
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 01/08/14 AMEND: 3044, 3190, 3315

01/08/14 AMEND: 3000, 3006, 3084.7, 3165,
 3176, 3177, 3294.5, 3310, 3315, 3352,
 3376, 3376.1, 3377.1, 3379, 3426, 3430,
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05/21/14 AMEND: 3340.29
 05/19/14 AMEND: 1023.16, 1023.17
 05/05/14 AMEND: 120
 04/24/14 AMEND: 1495.1, 1495.2
 04/23/14 AMEND: 940
 04/22/14 AMEND: 1419(c)
 04/21/14 AMEND: 1508.1
 04/14/14 AMEND: 1749
 02/24/14 ADOPT: 1762 AMEND: 1745, 1769
 02/19/14 AMEND: 1021
 01/17/14 AMEND: 475, 476, 3065
 01/16/14 ADOPT: 1138
 01/13/14 AMEND: 70
 01/07/14 AMEND: 1524
 01/07/14 ADOPT: 1018.01 AMEND: 1018

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05/20/14 ADOPT: 6550, 6551, 6553, 6553.1,
 6555, 6557, 6557.1, 6557.2, 6557.3
 05/05/14 AMEND: 6050, 6051, 6070
 04/16/14 AMEND: 1230, 2641.57
 04/16/14 AMEND: 54342
 04/10/14 AMEND: 60201, 60203, 60205, 60207,
 60210
 03/12/14 ADOPT: 56068, 56069, 56070, 56071,
 56072, 56073, 56074, 56620, 56621,
 56622, 56623, 56624, 56625 AMEND:
 56101
 01/28/14 ADOPT: 54521, 54522, 54523, 54524,
 54525, 54526, 54527, 54528, 54529,
 54530, 54531, 54532, 54533, 54534,
 54535 AMEND: 54500, 54505, 54520
 REPEAL: 54521, 54522, 54523, 54524,
 54525
 01/27/14 AMEND: 100600, 100601, 100602,
 100608

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05/15/14 AMEND: 1603
 05/14/14 ADOPT: 17942
 05/13/14 AMEND: 1699
 04/09/14 REPEAL: 18641, 19513
 04/02/14 AMEND: 1705
 03/10/14 ADOPT: 18662-0, 19002 AMEND:
 18662-1, 18662-2, 18662-3, 18662-4,
 18662-5, 18662-6, 18662-8 REPEAL:
 18662-7, 18662-11, 18662-12,
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 03/04/14 AMEND: 1502

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- 02/25/14 ADOPT: 5255, 5256, 5453, 5552
 AMEND: 5200, 5212, 5215, 5215.4, 5215.6, 5216, 5217, 5218, 5219, 5220, 5222, 5224, 5225, 5230, 5233, 5235, 5237, 5240, 5241, 5242, 5247, 5250, 5262, 5264, 5266, 5267, 5270, 5311, 5322, 5323.6, 5323.8, 5324, 5325.6, 5332, 5332.6, 5333, 5333.4, 5333.6, 5334, 5334.4, 5334.6, 5335, 5336.5, 5345, 5421, 5435, 5444, 5450, 5451, 5452, 5460, 5463, 5510, 5511, 5512, 5522.8, 5523.6, 5551, 5561, 5562, 5563, 5570, 5573, 5574 REPEAL: 5450, 5512, 5563
- 02/20/14 ADOPT: 19266
- 01/08/14 AMEND: 25106.5-1
- Title 20**
- 04/22/14 AMEND: 1601, 1602, 1602.1, 1603, 1604, 1605, 1605.1, 1605.2, 1605.3, 1606, 1607, 1608
- 01/28/14 AMEND: 2401, 2402
- 01/08/14 AMEND: 1660, 1661, 1662, 1663, 1664, 1665
- 01/08/14 AMEND: 1.2, 1.5, 1.9, 1.10, 1.13, 2.4, 3.3, 3.6, 4.2, 8.3, 13.1, 13.8, 13.11, 13.13, 14.1, 14.2, 14.5, 14.6, 15.2, 16.6, 18.1
- Title 21**
- 01/07/14 ADOPT: 2653, 2654, 2655, 2656, 2657, 2658
- Title 22**
- 05/28/14 AMEND: 64213, 64431, 64432, 64447.2, 64463, 64465, 64481, 64530, 64534, 64534.2, 64535.8, 64535.4, 64671.80
- 05/22/14 AMEND: 51510, 51510.1, 51510.2, 51510.3, 51511, 51511.5, 51511.6, 51535, 51535.1, 54501
- 04/07/14 REPEAL: 75040, 75041, 75042, 75043, 75044
- 04/03/14 AMEND: 97212, 97215, 97225, 97226, 97227, 97228, 97229, 97244, 97248, 97258, 97259, 97260, 97261
- 03/25/14 AMEND: 97225, 97226, 97227
- 03/17/14 AMEND: 51516.1
- 02/26/14 AMEND: 53800, 53810 REPEAL: 53830
- 02/13/14 AMEND: 51003
- Title 23**
- 06/03/14 ADOPT: 3929.11
- 06/02/14 ADOPT: 877, 878, 878.1, 878.2, 879, 879.1, 879.2
- 05/22/14 ADOPT: 3929.12
- 05/19/14 ADOPT: 3949.9
- 05/07/14 ADOPT: 3929.10
- 03/11/14 ADOPT: 3969.4
- 02/27/14 AMEND: 2922
- 02/04/14 AMEND: 2921
- 01/09/14 ADOPT: 13.2, 21, 22, 23, 24, 25, 27, 29
 AMEND: 13, 13.1, 13.2 (renumbered to 13.3), 20, 21 (renumbered to 26), 26 (renumbered to 28), 28 (renumbered to 30) REPEAL: 23, 24, 25, 27
- Title 25**
- 04/07/14 AMEND: 4353, 4369
- 03/24/14 ADOPT: 6932 REPEAL: 6932
- Title 27**
- 05/13/14 AMEND: 27000
- 04/30/14 AMEND: 10013, 10014
- 04/16/14 AMEND: 25302, 25304
- 02/20/14 AMEND: 27001
- Title 28**
- 05/07/14 AMEND: 1300.43.3, 1300.65, 1300.71, 1300.80.10
- 04/28/14 ADOPT: 1300.67.241
- 04/14/14 ADOPT: 1300.67.005
- Title MPP**
- 04/23/14 AMEND: 40-105, 42-422, 82-504
- 04/23/14 AMEND: 40-105, 42-422, 82-504