



California Regulatory Notice Register

REGISTER 2015, NO. 25-Z

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JUNE 19, 2015

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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 (Commission), pursuant to the authority vested in it by Sections 82011, 87303, and 87304 of the Government Code to review proposed conflict-of-interest codes, will review the proposed/amended conflict-of-interest codes of the following:

CONFLICT-OF-INTEREST CODES

AMENDMENT

STATE AGENCY: California Horse Racing Board
 Prison Industry Authority
 Department of Motor Vehicles
 MULTI-COUNTY: Inland Empire Health Plan
 IEHP Health Access

A written comment period has been established commencing on June 19, 2015, and closing on **August 3, 2015**. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 428 J Street, Suite 620, Sacramento, California 95814.

At the end of the 45-day comment period, the proposed conflict-of-interest code(s) will be submitted to the Commission's Executive Director for her review, unless any interested person or his/her duly authorized representative requests, no later than 15 days prior to the close of the written comment period, a public hearing before the full Commission. If a public hearing is requested, the proposed code(s) will be submitted to the Commission for review.

The Executive Director of the Commission will review the above-referenced conflict-of-interest code(s), proposed pursuant to Government Code Section 87300, which designate, pursuant to Government Code Section 87302, employees who must disclose certain investments, interests in real property and income.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written com-

ments must be received no later than **August 3, 2015**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

There shall be no reimbursement for any new or increased costs to local government which may result from compliance with these codes because these are not new programs mandated on local agencies by the codes since the requirements described herein were mandated by the Political Reform Act of 1974. Therefore, they are not "costs mandated by the state" as defined in Government Code Section 17514.

EFFECT ON HOUSING COSTS AND BUSINESSES

Compliance with the codes has no potential effect on housing costs or on private persons, businesses or small businesses.

AUTHORITY

Government Code Sections 82011, 87303 and 87304 provide that the Fair Political Practices Commission as the code-reviewing body for the above conflict-of-interest codes shall approve codes as submitted, revise the proposed code and approve it as revised, or return the proposed code for revision and re-submission.

REFERENCE

Government Code Sections 87300 and 87306 provide that agencies shall adopt and promulgate conflict-of-interest codes pursuant to the Political Reform Act and amend their codes when change is necessitated by changed circumstances.

CONTACT

Any inquiries concerning the proposed conflict-of-interest code(s) should be made to Ivy Branaman, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

AVAILABILITY OF PROPOSED CONFLICT-OF-INTEREST CODES

Copies of the proposed conflict-of-interest codes may be obtained from the Commission offices or the respective agency. Requests for copies from the Commission should be made to Ivy Branaman, Fair Political

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

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

**TITLE 3. DEPARTMENT OF FOOD
AND AGRICULTURE**

The Department of Food and Agriculture (Department) 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 30, 2015. 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 27, 2015.

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 Sara.Khalid@cdfa.ca.gov. The written comment period closes at 5:00 p.m. on August 3, 2015. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Sara Khalid
Department of Food and Agriculture
Plant Health and Pest Prevention Services
1220 N Street
Sacramento, CA 95814
Sara.Khalid@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, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

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

Existing law also provides that the Secretary may establish, maintain and enforce quarantine, eradication and other such regulations as she 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 (nurseries, 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 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 will prevent 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 impact 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 regular rulemaking action established the quarantine area for ACP in San Benito County by approximately 106 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 51,517 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.

The Department has made an initial determination that there will be no significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Cost impacts on a representative private person or business: Most businesses will not be affected. There are no citrus production nurseries in the affected area that will be impacted. There are four retail nurseries in the affected area. There is one citrus grower 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 a piece. Field cleaning the fruit will cost the grower approximately \$150–\$320 per acre depending on the citrus variety. Field cleaned fruit does 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. There are zero citrus packing houses located within this quarantine area.

Based on the preceding information, it was determined that due to the amendment of Section 3435(b), the agency is not aware of any cost impact on a representative business or private person. For the vast majority of businesses within the regulated area, no additional costs will be incurred.

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 FAC.

REFERENCE

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

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 is: Sara Khalid, 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: Sara.Khalid@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 Sara Khalid.

INTERNET ACCESS

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

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department 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 3. DEPARTMENT OF FOOD AND AGRICULTURE

NOTICE IS HEREBY GIVEN that the Department of Food and Agriculture (herein after referred to as “Department”) is proposing to take the action described in the Informative Digest. A public hearing is not scheduled for this proposal. 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. Any person interested may present statements or arguments in writing relevant to the action proposed to the person designated in this Notice as the contact person **beginning June 19, 2015 and ending at 5:00 p.m., August 3, 2015.** Following the public hearing, if one is requested, or following the written comment period if no public hearing is requested, the Department, 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 per-

sons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by sections 407 and 24013, Food and Agricultural Code, and to implement, interpret or make specific sections 24001, 24002, 24003, 24004, 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24011.6, 24012, and 24015 of the Food and Agricultural Code, the Department is proposing to make various changes to Chapter 6, Division 2, of Title 3 of the California Code of Regulations, to read as follows:

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

Existing law, section 407 of the Food and Agricultural Code, 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, Chapter 8 (commencing with section 24000) of Division 11 of the Food and Agricultural Code authorizes the Department to implement the Equine Medication Monitoring Program (EMMP) to prevent the misuse of drugs and medications in equines. The EMMP monitors horses in public shows and sales through random sample collection for chemical analysis.

Existing law, section 24001(e) of the Food and Agricultural Code defines a therapeutic substance, which includes non-steroidal anti-inflammatory drugs (NSAIDs), within existing section 24011.5, permitting the use of some NSAIDs as specified.

Existing law, section 24006 of the Food and Agricultural Code states that administration of a prohibited substance is a violation of the chapter.

Existing law, section 24011.5 of the Food and Agriculture Code prohibits use of certain drugs or drug combinations, yet accommodates specific legitimate therapeutic use of medications within specified parameters. Prohibited substances are drugs or medications that affect the performance or disposition of the horse, mask or interfere with laboratory testing for chemicals, or are metabolites or derivatives of a prohibited substance.

Existing law, section 24013 of the Food and Agricultural Code authorizes the Department to adopt regulations necessary to carry out the provisions of the chapter. It also specifies that in making and adopting regulations, the Department is to first consult with the advisory committee appointed pursuant to section 24013.5. On February 2, 2015, the EMMP advisory committee approved the initiation of a rulemaking action to establish a violations matrix in regulations, as well as making other technical changes to update its existing medica-

tions list for horses entered into State registered horse shows and sales.

This regulatory proposal will make technical changes to existing regulations and adopt a new violations matrix into regulation to ensure the public is aware of the penalties for violating specified regulations relating to public horse events and sales that are required to be registered with the Department. This proposal is also needed for the purpose of regulating the administration of therapeutic drugs and medicines and to describe the circumstances in which the administration of these substances shall be prohibited.

Anticipated Benefits of the Proposal: The California horse industry produces goods and services valued at approximately \$4.1 billion and approximately 698,000 horses in California, over 70 percent of which are involved in showing, sales, and recreation. This proposal benefits the equine industry by promoting the safety of the horse and rider in competition and horses at public sales to prevent any potential misuse of drugs or medications that could fraudulently mask a disease, condition, or injury of the horse which could place its rider in jeopardy. This proposal benefits the industry and the public by making technical amendments to the regulations and adopting a violations matrix, to serve to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse shows and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

Consistency and Compatibility with Existing State Regulations: The Department has evaluated this proposal and believes that it is not inconsistent or incompatible with the Department's existing State regulations regarding public equine events and sales. There are other State regulations dealing with the proper use of drugs and medications in equines under the California Horse Racing Board (Board) which are separate and distinct from the Department's equine program. The Department has no jurisdiction over horse racing in the state, yet works together with veterinarians of the Board to ensure a consistency of the programs within the State.

Documents Incorporated by Reference: None.

Technical, Theoretical, and Empirical Study, Report, or Similar Documents

- Equine Medication Monitoring Program Advisory Committee, February 2, 2015, Meeting Minutes.
- 2015 Guidelines for Drugs and Medications, United States Equestrian Federation (USEF), [excerpt] General Rule, "GR 414 Prohibited Practices".

- Brochure dated January 2014, “Equine Medication Monitoring Program, Drugs and Medication Guidelines”.
- Brochure dated January 2014, “Equine Medication Monitoring Program, Event Registration Instructions and Guidelines”.
- Brochure dated January 2014, “Equine Medication Monitoring Program, Information for Exhibitors and Consignors”.
- Economic Impact Assessment.

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 et seq. Require Reimbursement: None.

Business Impact: The Department has made an initial determination that the proposed regulatory action will have no significant statewide adverse economic impact directly affecting California businesses, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the fact that the proposed regulation imposes no new fees or costs to the equine industry. This proposal makes technical amendments to existing regulations and adopts a violations matrix to serve to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse shows and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

Cost Impacts on Representative Private Persons or Businesses: The Department is not aware of any cost impacts that representative private persons or businesses would necessarily incur in reasonable compliance with the proposed action. The proposed regulation does not impose any new fees or costs to persons or businesses. This proposal makes technical amendments to existing regulations and adopts a violations matrix to serve to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse shows and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

The anticipated compliance requirements as a result of this proposal are as follows:

- Paperwork/reporting requirement: There are no new fees or costs associated with the paperwork requirements and there are no new reporting requirements as a result of this proposal. Existing regulations require the use of various application, registration and reporting forms for persons holding public equine events and sales in California, and for participants. This proposal allows for the use of a person or business’s own forms providing they are similar and contain the same information as required on the Department’s forms. It is an option provided to persons and businesses which is cost-effective and expedient for both the Department and for persons required to register an equine event with the Department, and for participants in public equine events and sales in California.

Effect on Housing Costs: None.

Effect on Small Business: The Department’s proposal may affect small businesses.

RESULTS OF ECONOMIC IMPACT ASSESSMENT

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

The Department has made a determination that this regulatory proposal:

- Will have no significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states by making it more costly to produce goods or services, and that it will not create or eliminate jobs or occupations.
- Will not affect the creation of new businesses or the elimination of existing businesses within the State of California, and does not affect the expansion of businesses currently doing business within the State of California.
- Does not impact multiple industries.
- Benefits the industry and the public by making technical amendments to the regulations, and adopting a violations matrix, to serve to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse shows and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

Benefits of the regulation to the health and welfare of California residents, worker safety, and the State's environment: The Department is not aware of any specific benefits this proposal will have on the health and welfare of California residents, worker safety, or the State's environment. The Department believes this proposal benefits the welfare of California residents by protecting the economic health of the affected equine industry. The California horse industry produces goods and services valued at approximately \$4.1 billion and approximately 698,000 horses in California, over 70 percent of which are involved in showing, sales, and recreation. This proposal further benefits the equine industry by promoting the safety of the horse and rider in competition and horses at public sales to prevent any potential misuse of drugs or medications that could fraudulently mask a disease, condition, or injury of the horse which could place its rider in jeopardy. This proposal is necessary to make technical amendments to existing regulations and to adopt a violation matrix to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse shows and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

Occupations/Businesses Impacted: The Department has made an initial determination that this regulatory proposal will impact persons required to register with the Department any public horse event and sales held in California, and affect persons participating in public horse events and sales in accordance with Food and Agricultural Code sections 24001, 24012 and 24015.

Business Reporting Requirement: The regulation does require a report, which shall apply to businesses.

Comparable Federal Regulations: This proposal does not duplicate or conflict with federal regulations because there are no federal regulations governing public equine events or sales. The Department of Food and Agriculture is the sole State authority over specified public equine events and sales pursuant to Chapter 8 (commencing with section 24000) of Division 11 of the Food and Agricultural Code.

CONSIDERATION OF ALTERNATIVES

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

This proposal serves to ensure the Department fulfills its mandate of the protection of both the horse and rider in public horse events and sales in accordance with Food and Agricultural Code sections 24005, 24006, 24007, 24008, 24009, 24010, 24011, 24012, 24013, and 24015.

Any interested person may present statements or arguments orally or in writing relevant to the above determinations at the hearing (if a hearing is requested) or during the written public comment period.

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and of the initial statement of reasons, and all the information upon which the proposal is based, may be obtained by contacting the persons named below or by accessing the Department's website as indicated below in this Notice.

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 persons named below.

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

CONTACT PERSONS

Inquiries concerning the substance of the proposed regulations, or any written comments concerning this proposal are to be addressed to the following:

Katie Flynn, BVMS, MRCVS
 Equine Staff Veterinarian
 Department of Food and Agriculture
 Animal Health Branch/ EMMP
 1220 N Street
 Sacramento, CA 95814
 Telephone: (916) 900-5039
 E-mail: katherine.flynn@cdfa.ca.gov

The backup contact person is:

Nancy Grillo, Associate Analyst
Department of Food and Agriculture
Animal Health & Food Safety Services
1220 N Street
Sacramento, CA 95814
Telephone (916) 900-5033
E-mail: nancy.grillo@cdfa.ca.gov

Website Access: Materials regarding this proposal can be found by accessing the following Internet address: <http://www.cdfa.ca.gov/ahfss/regulations.html>.

TITLE 5. EDUCATION AUDITS APPEALS PANEL

Audits of K-12 Local Education Agencies Fiscal Year 2015-16

The Education Audit Appeals Panel (EAAP) proposes to amend the Audit Guide and its incorporating regulation as described below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

A public hearing regarding this proposal is not currently scheduled. Not later than 15 days prior to the close of the written comment period, any interested person, or his or her authorized representative, may make a written request for a public hearing pursuant to Government Code section 11346.8, and a public hearing will be held. Requests for a public hearing should be addressed to Mary Kelly.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action. The written comment period closes at **5:00 p.m. on Monday August 3, 2015**. EAAP will consider only written comments received by that time. Written comments for EAAP's consideration should be directed to:

Mary Kelly
Education Audit Appeals Panel
770 L Street, Suite 1100
Sacramento, CA 95814
Fax: (916) 445-7626
e-mail: mkelly@eaap.ca.gov

AUTHORITY AND REFERENCE

Authority cited: Section 14502.1, Education Code.
Reference: Sections 14501, 14502.1, 14503, and 41020 of the Education Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

This rulemaking, and the emergency adoption already made, amend title 5, California Code of Regulations, section 19810 to clarify the incorporation by reference language and make reference to the supplemental audit guide. It also adopts the supplemental audit guide for 2015-16 which makes clarifying revisions and addresses legislative changes in the conditions of apportionment of school funding.

This rulemaking meets the requirements of Education Code section 14502.1, which mandates that an annual audit guide be adopted by the EAAP. The purpose of the audit guide is to define terms and specify procedures to guide accountants in the conduct of statutorily required financial and compliance audits of K-12 local education agencies. The Controller, pursuant to Education Code section 14502.1, has proposed changes from the previous year's audit guide to be reflected in the 2015-16 audit guide. The proposed changes derive from the Controller's proposals and also contain changes designed to clarify audit steps.

EAAP does not anticipate that these proposed amendments would create specific benefits for the protection of public health and safety, worker safety, or the environment, the prevention of discrimination, the promotion of fairness or social equity, nor the increase in openness and transparency in business and government. EAAP has determined that the proposed amendments will ultimately benefit the welfare of California residents by ensuring that local education agencies are in compliance with regulatory requirements. In developing the rulemaking, EAAP evaluated the proposed changes to regulations and determined that they are not inconsistent or incompatible with existing regulations, state or federal.

A description of proposed changes to section 19810, and a discussion of revisions to the audit guide, follow.

Title 5, Division 1.5 **Chapter 3. Audits of California K-12 Local** **Education Agencies** **Article 2 Audit Reports**

§ 19810. Annual Audit Guides.

For each fiscal year beginning The "2014-15 2015-16, the "Guide for Annual Audits for K-12 Local Education Agencies and State Compliance

Reporting.” (March 1, 2015), published adopted by the Education Audit Appeals Panel, is incorporated by reference. The guide provides the audit steps, reporting requirements, and other guidance, for the required annual financial and compliance audits, subject to auditor judgment where alternative or additional audit steps may be appropriate. The annual guide is superseded by a supplemental audit guide, if needed, adopted before March 1 of each fiscal year. Each annual guide and any applicable supplement are available on www.eaap.ca.gov/audit-guide, with paper or electronic copies available on request.

Note: Authority cited: Section 14502.1, Education Code. Reference: Sections 14502.1, 14503 and 41020, Education Code.

Note: Authority cited: Education Code Sections 14502.1, 47612; California Constitution, Article XIII, Section 36, subdiv. (e), subpara 7, and Article XIII A, Section 1, subdiv. (b), subparas 3(C) and 3(D).

Reference: California Constitution, Article XIII B, Section 1.5; Education Code Sections 8482.3(c)(5), 2574(b)(3)(C), 14501, 14502.1, 14503, 15286, 41020, 42238.02(b)(3)(B), 47612.5, and 47634.2.

AUDIT GUIDE AMENDMENTS

The proposed annual 2015–16 Audit Guide includes the following deletions, amendments and additions:

Deletions:

- *Section Q Regional Occupational Centers or Programs Maintenance of Effort* was effective for fiscal year 2014–15 only and should be deleted from the 2015–16 audit guide. The table of contents should also reflect the deletion.
- *Section R Adult Education Maintenance of Effort* was effective for fiscal year 2014–15 only and should be deleted from the 2015–16 audit guide. The table of contents should also reflect the deletion.
- *Section V Common Core Implementation Funds* was effective for either 2013–14 or 2014–15 only and should be deleted from the 2015–16 audit guide. Other changes that should be made to reflect the deletion of Section V are in the Table of Contents and the abbreviation and definition of Common Core State Standard.

Amendments:

- *General Provisions/Auditing Standards* is revised to reflect a change in Federal award guidance. The Federal government has mandated that new audit requirements, contained in Title 2 Code of Federal Regulations 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, are effective with audits starting in fiscal year 2015. These new requirements supersede the Office of Management and Budget (OMB) Circular A–133. A revision is also made in the Report Components section, items 4(d) and 5(c), to delete the reference to OMB Circular A–133, and add reference to federal audit regulations, which supersede the Circular.
- *Section F Instructional Time* is revised to eliminate the reference to reduced instructional time which is no longer applicable law. The Education Codes which allowed LEAs and charter schools to reduce instruction time were effective for the 2013–14 and 2014–15 school years only. As such, the 2015–16 audit guide deletes these references in the following sections: section F Instructional Time; Section AA Attendance; Section BB Mode of Instruction; Section EE Annual Instructional Minutes — Classroom Based. Revisions are also required in the General Provisions, Report Components section 4(c)(4) and (5) to delete the word “reduced” and a sentence that refers to the reduction of instructional minutes previously allowed by Education Code section 46201.2.
- *General Provisions Report Components* item 5(a) is revised to reflect the most current language in *Government Auditing Standards* related to reporting on internal control over financial reporting and compliance.
- *Section H Ratio of Administrative Employees to Teachers* is revised to change “administrators” to the correct term: administrative employees.
- *Section K Gann Limit Calculation* is revised to replace “LEA” and “agency” with the correct term: district or the COE.

- *Section O K–3 Grade Span Adjustment* is revised to delete item 1. This step was performed in 2014–15 only to obtain the average class enrollment in 2012–13. The step does not need to be performed again and should be removed from the 2015–16 audit guide.
- *Section S California Clean Energy Jobs Act* is revised to delete item 3. This section references Public Resources Code 26235(c), which disallows the use of a sole source process. Because there is no statutory definition of sole source and no further specific guidance regarding sole source in the Energy Commission guidelines, the directive is unclear to the LEAs and the auditors. Also, a sentence is added to section 6 to obtain the address of the facility owner. The public resources code requires repayment, and the address is required to contact the facility owner.
- *Section X Local Control and Accountability Plan* was revised to change the number of the plan that is applicable to item 2.

Additions:

- *Section Y Independent Study Course Based* is added as a result of a new audit requirement included in Education Code section 51749.5. This code states that commencing with the 2015–16 school year, an LEA may provide independent study courses pursuant to specific conditions. This new audit guide section will test to ensure that the LEA complied with the specific conditions.
- *Section Z Immunizations* is added to ensure compliance with immunization procedures in light of the recent outbreak of measles and an increase in whooping cough cases. These audit steps are designed to focus on the highest risk schools, specifically those schools that did not submit the required immunization assessment reports to the California Department of Public Health.
- *Appendix Local School Construction Bond Audits* is added to comply with subparagraphs (C) and (D) of paragraph (3) of subdivision (b) of section 1 of Article XIII A of the California Constitution which requires financial and performance audits for school facility projects beginning in 2015–16.

Document incorporated by reference: 2015–16 Guide for Annual Audits of K–12 Local Education Agencies and State Compliance Reporting (July 1, 2015).

Disclosures Regarding the Proposed Action:

1. Mandate on local agencies and school districts: None.
2. Cost to any local agency or school district which must be reimbursed: None.

3. Cost or savings to any state agency: None.
4. Other non–discretionary cost or savings imposed upon local agencies: None.
5. Cost or savings in federal funding to the state: None.
6. Significant effect on housing costs: None.
7. Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.
8. Results of the Economic Impact Assessment:
 - (a) Adoption of these regulations will not:
 - create or eliminate jobs within California;
 - create new businesses or eliminate existing businesses within California; or
 - affect the expansion of businesses currently doing business within California.
 - (b) Benefit of the proposed regulation to the health and welfare of California residents, worker safety, or the State’s environment and quality of life: As stated under the “Informative Digest/Policy Statement Overview” above, the proposed regulations will update and improve audit procedures of K–12 local education agencies, which would ultimately benefit the welfare of California residents by ensuring that local education agencies are in compliance with regulatory requirements.
9. Cost impact on a representative private person or business: EAAP is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
10. Business report requirements: None.
11. Effect on small businesses: The proposed regulations will have no effect on small businesses because they do not materially alter the requirements for LEA audits.

CONSIDERATION OF ALTERNATIVES

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

CONTACT PERSONS

Inquiries concerning the substance of the proposed action, requests for a copy of the proposed text of the regulations, the Initial Statement of Reasons, the modified text of the regulations, if any, and other technical information upon which the rulemaking is based, and questions on the proposed administrative action may be directed to Timothy Morgan, Staff Attorney III, at (916) 445-7745 or by e-mail: tmorgan@eaap.ca.gov, or Mary C. Kelly, Executive Officer, at (916) 445-7745.

AVAILABILITY OF RULEMAKING FILE

The entire rulemaking file will be available for inspection and copying throughout the rulemaking process at EAAP's office at the above address. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulations, the initial statement of reasons, and the Economic Impact Assessment. A copy may be obtained by contacting Timothy Morgan at the above address. The bill analyses are also available online at <http://leginfo.legislature.ca.gov/faces/billSearchClient.xhtml>.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the comment period, a hearing, if requested, and consideration of all timely and relevant comments received, EAAP may adopt the proposed regulations substantially as described in this notice. If EAAP makes modifications that are sufficiently related to the originally proposed text, the modified text (with changes clearly indicated) will be available to the public for at least 15 days before EAAP adopts the regulations as revised. Requests for copies of any modified regulations should be sent to the attention of Timothy Morgan at the address stated above. EAAP will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon completion of the Final Statement of Reasons, a copy may be obtained by contacting Christine Pentoney at the above address, or from EAAP's website.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Rulemaking, Initial Statement of Reasons, text of the regulations in under-

line and strikeout, any changed or modified text, and the Final Statement of Reasons will be accessible through the EAAP website: www.eaap.ca.gov.

TITLE 9. DEPARTMENT OF REHABILITATION

SUBJECT: STREAMLINED ELIGIBILITY AND MEDICAL SERVICES

NOTICE IS HEREBY GIVEN that the Department of Rehabilitation ("Department") proposes to add section 7006.5; amend sections 7019.1, 7020, 7024, 7029.9, 7054, 7055, 7060, 7062, 7062.3, 7122, 7141, 7143, 7157, 7160, 7160.5, 7164, 7164.4, 7194, 7198, and 7295; and repeal sections 7004.3, 7019.2, 7022, 7029.3, 7295.5 and 7295.7 of Title 9 of the California Code of Regulations, described below after considering all comments, objections, or recommendations regarding the proposed action.

PUBLIC HEARING

No public hearing has been scheduled. Any interested person or his or her duly authorized representative may make a written request for a public hearing. The written request to hold a public hearing must be received by the contact person identified in this notice no later than 15 days prior to the close of the written comment period. The Department shall, to the extent practicable, provide notice of the time, date and place of the hearing by mailing the notice to every person who submitted written comments, or who requested a hearing, on the proposed amendments.

WRITTEN COMMENT PERIOD

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

Shelly Risbry, Regulations Coordinator
 Department of Rehabilitation
 721 Capitol Mall
 Sacramento, California 95814

Comments may also be submitted by facsimile (FAX) at 916-558-5826 or by email to Legal@dor.ca.gov. Comments must be received by the Regulations Coordinator by 5:00 p.m. on August 3, 2015. All written comments received by the Department during the public comment period are subject to disclosure under the Public Records Act.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the written comment period and considering all timely and relevant comments received, the De-

partment may adopt the proposed regulations substantially as described in this Notice or may modify the proposed regulations if the modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified regulation will be available for 15 days prior to its adoption from the Regulations Coordinator and will be mailed to those persons who submit written comments related to this regulation, or who have requested notification of any changes to the proposal.

AUTHORITY AND REFERENCE

Authority:

Sections 19006 and 19016, Welfare and Institutions Code.

Reference:

29 USC Section 723; 34 CFR Sections 104.51, 361.5, 361.36, 361.38, 361.41, 361.42, 361.45, 361.48; Sections 14113, 19006, 19010, 19016, 19102 and 19150, Welfare and Institutions Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The California Department of Rehabilitation (“Department”) provides vocational rehabilitation services to eligible individuals with disabilities to assist them in obtaining employment. The Department works in partnership with its consumers and other stakeholders to provide services and advocacy resulting in employment, independent living, and equality for individuals with disabilities.

The regulatory changes the Department seeks reflect changes in processes and increased efficiency and removal of regulations that reference outdated procedures, forms, terms and definitions. For example, some regulations include proposed amendments to employee classifications mentioned in current regulation that have become outdated due to classification changes. In addition, among the listed pending regulation changes, the Department has also implemented a new electronic case management system and revised its business processes.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY OF EXISTING REGULATIONS

The Department considered any other possible related regulations to this proposed action and it has been determined that these are the only regulations dealing with the streamlined eligibility and medical services

pertaining to the Department. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations, as well as with federal regulations.

ANTICIPATED BENEFITS

The benefits of updating the regulations in California Code of Regulations, Title 9, sections 7004.3–7295.7, are to provide conformity with state and federal statutes and regulations. The Department promulgates these regulation amendments to remain consistent with controlling federal regulations and to implement changes in state processes, as well as to provide guidance consistent with our stakeholders’ requests. Additionally, eliminating duplicative language within the Department’s regulations reduces the volume of rules, thereby making the regulations easier to use by our consumers and the general public.

DISCLOSURES REGARDING THE PROPOSED ACTION — FISCAL IMPACT

The DOR has made the following initial determinations:

There are no other matters as are prescribed by statute applicable to the specific state agency or to any specific regulations.

The proposed regulations do not require a report to be made.

Mandate on local agencies and school districts: None.
Cost or savings to any state agency: None.

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

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

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

SIGNIFICANT, STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS

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

COST IMPACT ASSESSMENT

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

RESULTS OF ECONOMIC IMPACT ANALYSIS

Creation or Elimination of Jobs within the State of California

The regulations are designed to amend or remove language pertaining to outdated procedures, forms, terms and definitions. Therefore, no jobs in California will be created or eliminated.

Creation of New or Elimination of Existing Businesses within the State of California

The regulations are designed to amend or remove language pertaining to outdated procedures, forms, terms and definitions. Therefore, no businesses in California will be created nor will any existing businesses be eliminated.

Expansion of Businesses Currently Doing Business within the State of California

The regulations are designed to amend or remove language pertaining to outdated procedures, forms, terms and definitions. Therefore, no businesses in California will be expanded or eliminated.

Benefits of the Regulations

The proposed action will not adversely affect the health and welfare of California residents, worker safety, or the State’s environment. However, the proposed action will promote equity and transparency between the Department and private individuals by eliminating unnecessary regulations and by amending current regulations that do not serve to provide participants of the vocational rehabilitation program with the clearest guide of their rights and obligations.

BUSINESS REPORTS

Business Reporting Requirement: None.

HOUSING COSTS

Significant effect on housing costs: None.

DETERMINATION OF EFFECT ON SMALL BUSINESS

The Department has determined that these proposed regulations will not affect small business as defined in Government Code Section 11342.610. The proposed regulations will not have an adverse impact on small business since the amendments are clarifying the language that the Department already has in place.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Department must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the Department would be more effective in carrying out the purpose for which the action is proposed, 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 the law.

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

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Shelly Risbry, Regulations Analyst
 Department of Rehabilitation
 721 Capitol Mall
 Sacramento, California 95814
 Telephone: (916) 558-5825
 Email: Legal@dor.ca.gov

The backup contact person for these inquiries is Jenny M. Garcia at (916) 558-5825 or Legal@dor.ca.gov.

Please direct requests for copies of the proposed text of the regulations, the initial statement of reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to Shelly Risbry at the address above. The Department will also provide copies of the regulation proposal in large print, Braille, on audiotape, compact disk, or transmit copies of the regulation proposal electronically, upon request.

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

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As

of the date this notice is published in the Notice Register, the rulemaking file consists of this Notice, Proposed Text of Regulations, and Initial Statement of Reasons. Copies may be obtained by contacting Shelly Risbry at the address or phone number listed above.

**AVAILABILITY OF CHANGED OR
MODIFIED TEXT**

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

**AVAILABILITY OF THE FINAL STATEMENT
OF REASONS**

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Shelly Risbry at the address above or on the Department's website at www.dor.ca.gov.

**AVAILABILITY OF DOCUMENTS ON
THE INTERNET**

Copies of the Notice of Proposed Rulemaking, the Initial Statement of Reasons, and the Proposed Text of the Regulations in underline and strikeout, can be accessed through the Department's website at www.dor.ca.gov.

**TITLE 13. DEPARTMENT OF MOTOR
VEHICLES**

**NOTICE OF INTENTION TO AMEND THE
CONFLICT-OF-INTEREST CODE OF THE
DEPARTMENT OF MOTOR VEHICLES**

NOTICE IS HEREBY GIVEN that the Department of Motor Vehicles, pursuant to the authority vested in it by Section 87306 of the Government Code, proposes amendment to its Conflict-of-Interest Code. The pur-

pose of these amendments is to implement the requirements of Sections 87300 through 87302, and Section 87306 of the Government Code.

The Department of Motor Vehicles proposes to amend its Conflict-of-Interest Code to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of Section 87302 of the Government Code.

This amendment reflects the organizational structure of the Department of Motor Vehicles as of July 1, 2014, and makes other technical changes to reflect the current organizational structure of the Department. Copies of the amended code are available and may be requested from the contact person set forth below.

Any interested person may submit written statements, arguments, or comments relating to the proposed amendments by submitting them in writing no later than August 3, 2015, or at the conclusion of the public hearing, if requested, whichever comes later, to the contact person set forth below.

At this time, no public hearing has been scheduled concerning the proposed amendments. If any interested person or the person's representative requests a public hearing, he or she must do so no later than July 19, 2015, by contacting the contact person set forth below.

The Department of Motor Vehicles has prepared a written explanation of the reasons for the proposed amendments and has available the information on which the amendments are based. Copies of the proposed amendments, the written explanation of the reasons, and the information on which the amendments are based may be obtained by contacting the contact person set forth below.

The Department of Motor Vehicles has determined that the proposed amendments:

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

In making these proposed amendments, the Department of Motor Vehicles must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the amendments

are proposed or would be as effective and less burdensome to affected persons than the proposed amendments.

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

Randi Calkins, Regulations Analyst
 Department of Motor Vehicles
 Legal Affairs Division
 PO Box 932382, MS C-244
 Sacramento, CA 94232-3820
 Telephone: (916) 657-6469
 Facsimile: (916) 657-6243
 LADRegulations@dmv.ca.gov

In the event the contact person is unavailable, inquiries should be directed to the following backup person:

Shelly Johnson Marker, Chief of Staff
 Telephone: (916) 657-6469

TITLE 14. DEPARTMENT OF PARKS AND RECREATION

NOTICE IS HEREBY GIVEN that the Department of Parks and Recreation (Department) proposes to amend the regulations and documents incorporated by reference described below after considering all comments, objections and recommendations regarding the proposed action.

PROPOSED REGULATORY ACTION

The Department proposes to amend the regulations in the California Code of Regulations (CCR), Title 14, Division 3, Chapter 15, Articles 1 through 5, Sections 4970.00 through 4970.26 pertaining to the Off-Highway Motor Vehicle Recreation (OHMVR) Grants and Cooperative Agreements Program.

PUBLIC HEARING

The Department has scheduled two public hearings on the proposed rulemaking. The first hearing will be held in Sacramento on August 4, 2015. The meeting will commence at 3:00 p.m.

The location of the first hearing is:

Off-Highway Motor Vehicle Recreation Division
 Headquarters
 1725 23rd Street, Suite 200
 Sacramento, CA 95816

The second public hearing on the proposed rulemaking will be held in Bakersfield on August 6, 2015. The meeting will commence at 3:00 p.m.

The location of the second hearing is:

Kern County Public Services Building
 2700 M Street
 Bakersfield, CA 93301

Any interested person, or his or her authorized representative, may present oral or written statements, arguments, or contentions relevant to the proposed action described in the Informative Digest. The Department may impose reasonable limits on oral presentations. The Department requests, but does not require, persons making oral comments at the hearings also submit a written copy of their testimony at the conclusion of their remarks. Additionally, pursuant to Government Code Section 11125.1, any information presented to the Department during the open hearings in connection with the matter subject to discussion or consideration becomes part of the public record.

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

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relative to the proposed rulemaking to the Department. The written comment period ends at 5:00 p.m., on August 3, 2015. The Department will consider only written comments received at the Department's office by that time. Written comments may be mailed to the following address:

Department of Parks and Recreation
 Off-Highway Motor Vehicle Recreation Division
 Attn: Sixto Fernandez, Grants Manager
 Grants and Cooperative Agreements
 1725 23rd Street, Suite 200
 Sacramento, California 95816-7100

Written comments delivered by email or facsimile will also be accepted by the Department. Written comments may be submitted by email to OHVInfo@parks.ca.gov or via facsimile at (916) 324-1610. Electronic mail or facsimile transmission must be completed by the deadline given above.

AUTHORITY AND REFERENCE

Authority Citation: The proposed amendments are authorized by Public Resources Code (PRC) Sections 5001.5 and 5003.

Reference Citation: The particular code sections implemented, interpreted, or made specific by these proposed amendments are PRC Sections 5090.32 and 5090.50.

INFORMATIVE DIGEST/ POLICY STATEMENT
OVERVIEW

Background and History

Public Resources Code Section 5090.01 et seq., also known as the Off-Highway Motor Vehicle Recreation Act of 2003 (Act), as amended, governs off-highway motor vehicle (OHV) grants and cooperative agreements with cities, counties, districts, federal agencies, federally recognized Native American tribes, nonprofit organizations, educational institutions, and State agencies. The Program is administered by the OHMVR Division within the Department. The Program allows the State to assist eligible agencies and organizations to develop, maintain, expand and manage high-quality OHV recreation areas, roads, trails, and other facilities, while responsibly maintaining the wildlife, soils, and habitat in a manner that will sustain long-term OHV recreation. Assistance is provided in the form of project-specific grant funding. Grants are awarded through a competitive process where applicants and their projects are evaluated using objective criteria.

The Department adopted permanent regulations for the Program, which appear in the California Code of Regulations, Title 14, Division 3, Chapter 15, Sections 4970.00–4970.26.

Objectives and Benefits

The objective of the proposed action is to make improvements to the existing Program.

- The proposed regulations would create one new definition and revise two existing definitions. The creation of the new “Good Standing” definition would be beneficial to program integrity to ensure that public funds are being used accordingly and meeting regulatory compliance. The revised “Indirect Costs” definition would be expanded to include any activity not directly related to the completion of a project, which would allow grant administrators the ability to ensure direct expenses will be used to promote and enhance OHV recreation. The revision to the “Land Manager” definition would expand upon the existing definition to allow for applicants to apply for OHMVR Division grants for projects/activities on private land holdings to further OHV opportunities statewide.
- The proposed regulations would provide applicants with important program dates regarding public comments, appeals, and refunds. Revisions to public comment and appeal submission deadlines are expanded to include the applicable time zone to reduce confusion on behalf

of applicants. The revisions also would include specifically when a refund would be due back to the State, which would be beneficial to the State by ensuring that refunds are returned within a reasonable time.

- The proposed revisions would clarify specific guidelines for required documentation necessary for specific projects. The revisions include a requirement that applicants applying for projects on property that they do not legally own, to submit the letter of written permission from the land owner within six months of the preliminary application deadline which in turn would ensure that all project agreements remain current and relevant. The revisions also include that all projects requiring CEQA must complete a full CEQA review prior to receiving funding for project deliverables to ensure regulatory compliance. The revisions would also warrant that acquisition projects must submit an estimate based on a competitive market analysis by a real estate professional and must submit escrows prior to the close of escrow for administrator review. These revisions would benefit the State to ensure public funds have been used appropriately and programmatic interest has been met.
- The proposed revisions would identify new guidelines for eligible costs. Revisions to eligible costs include specific guidelines and requirements for claiming stipends which would lessen ambiguity and provide factual references for administrators and applicants to cite. The revisions would also further clarify what can be claimed under travel expenses and per diem to reduce confusion for applicants. Eligible cost revisions also ensure that facility rents/leases must be directly related to a project completion in order to be eligible under direct costs to maintain programmatic interests. The revisions also include new requirements stating that the OHMVR Division will only provide funding for the lease of equipment for each year necessary for a project completion; the OHMVR Division’s new policy regarding equipment purchases would ensure that grant funding for equipment would not be perceived as a gift of public funds and would also maintain the programmatic interest that direct costs are only to be used to complete a project. The revisions to eligible costs also eliminate the fifteen thousand dollar per item limit for equipment, imposed on nonprofit applicants, which was found

to be too restrictive based on public comment solicitation.

- The proposed revisions would further clarify rules for ineligible costs. The revisions include new languages to identify that grant funds cannot be used within a State Park to reduce confusion on behalf of applicants. The revision also allows the OHMVR Division to determine whether damage to equipment is an ineligible cost to ensure programmatic and State interest are being met.
- The proposed revisions would provide new and revised language to clarify existing regulations and reduce confusion on behalf of applicants. The revision includes revising language in the general application section requiring local government agencies to obtain a resolution from a governing body to receive grant funding prior to applying to ensure applicant eligibility. The revision would also require environmental analysis be completed for activities proposed with matching funds for federal and nonfederal applicants to ensure regulatory compliance.
- The proposed regulations would also include a new article in the Audits section that would inform applicants and the general public about how the Department of Parks and Recreation conducts audits to the Program over a three-year period.
- The proposed revisions to documents incorporated by reference would provide necessary clarification to several required documents. Clarifying ambiguous terms or questions will ensure applicants are answering the evaluation criteria as intended. The revisions would also contain modifications to the payment request forms to allow for a more clear and concise form for applicants and grant administrators. The revisions also incorporate three new forms to be used in conjunction with project closeouts to simplify grant project expenditures and match documentation for both applicants and administrators. The proposed revisions to appendix documents would also include combining two of the Project Agreement General Provisions together to condense the number down to three from the previous five, which would reduce confusion on behalf of applicants. The evaluation criteria questions for restoration projects would be supplemented to ensure Program funds are providing for OHV opportunities.

The proposed revisions would improve the existing Program. Applicants and program administrators would benefit from the new comprehensible language to the program regulations and incorporated docu-

ments. Revisions to the eligible and ineligible costs would allow more funds to be distributed amongst more applicants/projects which would benefit the entire program and expand OHV opportunities statewide. The OHMVR Division would benefit from revisions to require documentation by ensuring programmatic interests are being met. These actions will allow the Department to more efficiently support motorized recreation and motorized access to non-motorized recreation throughout the state.

Effect of Proposed Rulemaking

The Department is proposing to amend the OHMVR Grants and Cooperative Agreements Program Regulations, CCR Title 14, Division 3, Chapter 15, Articles 1 through 4, Sections 4970.00–4970.26 as follows:

Section 4970.00 is amended to maintain regulatory language consistency.

Section 4970.01 is amended to change language for two existing definitions and to add one new defined term.

Section 4970.04 Table (2) is amended to update the applicable date of the regulations.

Section 4970.05(e)(4) is amended to update the applicable date of the regulations.

Section 4970.05(f)(1) is amended to clarify general application requirements regarding matching funds.

Section 4970.05(l) is amended to correct language identifying which applicants are required to obtain and submit a written permission from a land manager.

Section 4970.05(l)(2) is amended to ensure project agreements between land managers and applicants meet time-specific date ranges prior to grant submission.

Section 4970.05(m) is amended to allow local governments and District applicants more flexibility to apply for OHMVR grants.

Section 4970.06.1(b) is amended to specify that CEQA review must be completed prior to funding any project deliverables.

Section 4970.06.1(c)(1) is amended to require environmental analysis to include proposed matching funded activities.

Section 4970.06.1(d)(1) is amended to require environmental analysis to include proposed matching funded activities.

Section 4970.06.1(d)(1)(A) is amended to reduce confusion for the environmental review requirements for federal applicants.

Section 4970.07(b)(5) is amended to clarify which applicants must provide a written letter of permission to perform proposed project/activities.

Section 4970.08(b)(3) is amended to ensure consistent guidelines for applicants claiming stipends.

Section 4970.08(b)(4) is amended to avoid confusion regarding what is acceptable to claim for travel expenses and per diem.

Section 4970.08(b)(10) is amended to provide applicants a clear and concise understanding of what is acceptable for transportation costs.

Section 4970.08(b)(12) is amended to clarify that rent/lease of facilities and/or equipment must be a direct cost.

Section 4970.08(b)(13) is amended to explain the OHMVR's policy regarding how funding for equipment purchases will only provide for the lease of equipment for every year necessary to complete an approved project.

Section 4970.08(b)(13)(D) is amended to allow applicants more flexibility for eligible equipment purchases.

Section 4970.08(b)(13)(E) is amended to ensure equipment purchases are directly related to project implementation/completion.

Section 4970.09(b)(10) is amended to avoid confusion about where grant funding can be spent.

Section 4970.09(b)(12) is amended to clarify the ability of the OHMVR Division to eliminate or reduce costs in applications.

Section 4970.10.4(d)(1)(I) is amended to revise language regarding required documentation.

Section 4970.10.4(e)(2) is amended to reflect what federal agencies can legally agree to regarding acquisition projects.

Section 4970.10.4(e)(3) is amended to identify the deadline for submitting documentation required for acquisition projects.

Section 4970.17(b) is amended to identify the deadline for submitting an appeal.

Section 4970.23 is amended to clarify the ability of the OHMVR Division to withhold approving and/or processing payment requests.

Section 4970.24.1(d) is amended to clarify when refunds are due back to the State once determined one is due by the OHMVR.

Section 4970.25.1 is amended to revise the name of the section to "Performance Audits".

Section 4970.25.1(e) is amended to clarify the deadline for when refunds are due back to the State upon completion of an audit by the OHMVR.

Section 4970.25.3 was created to describe how the Department of Parks and Recreation will audit the OHMVRD Grants and Cooperative Agreements Program.

Consistency With Existing State Regulations

The Department performed an evaluation on whether there were any other regulations concerning Off Highway Motor Vehicle Recreation Grants and Cooperative

Agreements and has found that the Department is the only other state agency responsible for this area. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

Documents Incorporated by Reference

Soil Conservation Plan (Rev. 5/15) is amended to include language to require applicants to identify projects that must comply with and complete a Soil Conservation Plan.

Payment Request DPR 364 (Rev. 5/15) is amended because we are attaching additional payment request forms to form DPR 364. The reason for attaching additional forms is to simplify the payment request system for the Grantees.

General Provision (Rev. 5/15) is amended because we consolidated General Provision documents from five to three. Amended Documents: Project Agreement General Provisions (Non Federal Applicants Only), Project Agreement General Provisions (Federal Agencies Other Than Forest Service). Removed: Program Agreement Provisions (Federal Agencies Other Than Forest Service or Bureau of Land Management, Program Agreement General Provisions (Nonprofits Only). The reason for consolidation is to help prevent Grantee confusion and correct grammatical errors.

Evaluation Criteria Restoration Projects (Rev. 3/15) is amended to include an additional question regarding what extent of the proposed restoration activity is being caused by current OHV damage.

COMPARABLE FEDERAL REGULATION OR STATUTE

The proposed amendments do not duplicate or conflict with federal regulations or statutes.

LOCAL MANDATE DETERMINATION

The Department has determined these proposed regulation amendments do not impose a mandate on local agencies or school districts. Participation in the OHMVR Grants and Cooperative Agreements Program is voluntary.

DISCLOSURES/ESTIMATE OF ECONOMIC AND FISCAL IMPACT

Fiscal Impact on Local Agencies or School Districts: These regulations do not impose any cost on a local agency or school district requiring reimbursement under Part 7 (commencing with Section 17500) of Division 4, Government Code.

Other Nondiscretionary Cost or Savings on Local Agencies: None.

Fiscal Impact State Government / Federal Funding to the State: These regulations do not impose any cost or savings to the State or any cost or savings in federal funding to the State.

Economic Impact on Business: The Department has made an initial determination these regulations do 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 Persons or Businesses: The Department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Impact on Housing: These regulations would not have a significant effect on housing costs.

Determination Regarding Effect on Small Businesses: The Department has determined there are no cost impacts on small businesses. This grant program is only available to federal agencies, federally recognized Native American tribes, cities, counties, districts, State agencies, nonprofit organizations, and educational institutions. As such, these amendments will not affect small businesses.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The Department finds that jobs will not be created or eliminated, new businesses will not be created and existing businesses will not be eliminated, nor will existing businesses be expanded because of the proposed action.

This regulatory action benefits the health and welfare of California residents by improving the funding method that helps land managers and partners provide recreational opportunities in the State. This regulatory action also benefits the state's environment by improving the funding method that supports resource protection and restoration activities related to OHV recreation.

CONSIDERATION OF ALTERNATIVES

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

CONTACT PERSON

Inquiries concerning the proposed action may be directed to Sixto Fernandez, Grants Manager, at (916) 324-1572 or email at sixto.fernandez@parks.ca.gov.

The back-up contact person regarding the proposed action is Matt Whamond, Grants Administrator, at (916) 322-2651 or e-mail at matt.whamond@parks.ca.gov.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department has prepared an Initial Statement of Reasons for the proposed action, has available all the information upon which its proposal is based, and has available the express terms of the proposed action. Copies may be obtained by contacting Sixto Fernandez at the e-mail address listed previously. The rulemaking file, which contains all information on which the proposal is based, is located at the OHMVR Division, 1725 23rd Street, Suite 200, Sacramento, California, 95816-7100, and may be obtained upon request. Additionally, the Initial Statement of Reasons and the text of the proposed regulations and documents incorporated by reference may be obtained from the Department's website located at www.ohv.parks.ca.gov at the Grants link.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon completion, a copy of the Final Statement of Reasons may be obtained by contacting Sixto Fernandez at the aforementioned address.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of Notice of Proposed Rulemaking, the Initial Statement of Reasons and the text of the regulations will be available through the Division website at www.ohv.parks.ca.gov, under the Grants link.

**TITLE 15. CALIFORNIA PRISON
INDUSTRY AUTHORITY**

**NOTICE TO AMEND THE
CONFLICT-OF-INTEREST CODE OF THE
CALIFORNIA PRISON INDUSTRY AUTHORITY**

NOTICE IS HEREBY GIVEN that the California Prison Industry Authority (CALPIA), pursuant to the authority vested in it by section 87300 of the Government Code, proposes to amend its Conflict-of-Interest Code (COIC).

CALPIA proposes to amend its COIC to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code. Amendments are also proposed to delete employee positions that no longer involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code. A written explanation of why each position is added or removed is available along with the reasons for the disclosure categories.

Copies of the proposed code and written explanation (mentioned above) are available and may be requested from the Contact Person set forth below.

Any person may submit written comments to present statements, arguments, or contentions relating to the proposed action. To be considered before the COIC is amended, written comments must be received no later than August 3, 2015. Use one of the following to submit written comments:

MAIL or HAND DELIVERED

CALPIA/Legal Services Unit
560 East Natoma Street
Folsom, CA 95630

FAX

(916) 358-2709

E-MAIL

CALPIAregs@calpia.ca.gov

At this time, no public hearing has been scheduled concerning the proposed amendments. If any interested person or the person's representative requests a public hearing, he or she must do so no later than July 19, 2015, by contacting the Contact Person identified in this notice.

The California Prison Industry Authority has determined that the proposed code will not:

1. Impose mandates on local agencies or school districts.
2. Impose costs or savings on any state agency.
3. Impose costs on any local agency or school district that is required to be reimbursed under Part 7 (commencing with Section 17500) of the Government Code.
4. Result in any nondiscretionary costs or savings to local agencies.
5. Result in any costs or savings in federal funding to the state.
6. Result in any potential cost impact on private persons, businesses or small businesses.

**ALTERNATIVES DETERMINATION
STATEMENT**

CALPIA must determine that no alternative considered by CALPIA would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

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

The CALPIA has prepared, and will make available, the proposed changes to the text and the Statement of Reasons for each change. The rulemaking file for this regulatory action, which contains those items and all information on which the proposal is based (i.e., rulemaking file) is available to the public upon request directed to the CALPIA's contact person. The documents pertaining to this rulemaking action will also be made available on the CALPIA website <http://www.calpia.ca.gov>.

All inquiries should be directed to contact person:

**Dawn Eger, Legal Analyst
California Prison Industry Authority
560 East Natoma Street
Folsom, CA 95630
Telephone (916) 358-1711**

In the event the contact person is unavailable, inquiries should be directed to the following back-up person:

**Jeff Sly, General Counsel
California Prison Industry Authority
560 East Natoma Street
Folsom, CA 95630
Telephone (916) 358-1711**

TITLE 15. DEPARTMENT OF CORRECTIONS AND REHABILITATION

Crime Prevention and Corrections

NOTICE IS HEREBY GIVEN that the Secretary of the California Department of Corrections and Rehabilitation (CDCR), pursuant to the authority granted by Government Code (GC) Section 12838.5 and Penal Code (PC) Section 5055, and the rulemaking authority granted by PC Sections 5058 and 5058.3, in order to implement, interpret and make specific PC section 5054, proposes to amend Sections 3000, 3044, 3269, and Subchapter 4, Article 7, of the California Code of Regulations (CCR), Title 15, Division 3, concerning Segregated Housing.

PUBLIC HEARING

Date and Time: August 7, 2015 from 10:00 a.m. to 11:00 a.m.
 Place: Department of Corrections and Rehabilitation
 Kern Room
 1515 S Street — North Building
 Sacramento, CA 95811
 Purpose: To receive comments about this action.

INFORMATIVE DIGEST

In this regulatory action, the Secretary proposes to amend and adopt regulatory provisions pertaining to the physical separation (i.e., segregation) of inmates from the general prison population, with particular emphasis on classification and placement matters.

Circumstances occur during an inmate’s incarceration that require change in their housing and status, wherein, they are no longer appropriate or safe to be housed or program within the inmate general population (GP). Oftentimes, this is a result of felonious behavior, victimization concerns or any presence of factors indicating the inmate is a threat to institutional safety and/or security. Consequently, these circumstances result in the need for segregation.

Over the past several years, the process of segregation has been refined as a means of compliance with litigated outcomes, increased provision of due process, streamlined procedures, and accumulated operational experience that has afforded better insight to operational efficiencies.

These refinements, such as technological improvements to inmate data collection and recordkeeping, recently adopted regulations concerning Non-Disciplinary Segregation (NDS) and Security Threat Group (STG) management, and overall concerns regarding inmate mental health and physical disability welfare with due process encounters such as segregation, have resulted in the earlier release to the GP of eligible segregated inmates and reduced the number of segregated cases within the Department. The Department determined that a substantial reordering and renumbering of its existing regulation text governing segregation was also needed.

This action provides the following:

- Affords inmates and staff increased guidance regarding the segregation process.
- Removes existing obsolete language which confuses the administrative segregation placement and classification process.
- Places operational refinements which have taken place over time within the CCR.
- Revises certain discretionary options available to institution heads and other officials that have proven in practice to be unwieldy.

POLICY STATEMENT OVERVIEW

The anticipated benefits of the proposed regulations will bolster the current process of managing the segregated population within institutions by reducing the number of segregated cases, reducing the time or duration of segregation, standardize methodology of operating and implementing Segregated Program Housing Units, and includes additional procedural safeguards ensuring efficient transition into and out of segregated housing.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

Pursuant to Government Code 11346.5(a)(3)(D), the Department must evaluate whether the proposed regulations are inconsistent or incompatible with existing State regulations. Pursuant to this evaluation, the Department has reviewed existing regulations pertaining to segregated housing within CCR, Title 15, Division 3 and determined that these proposed regulations are not inconsistent or incompatible.

LOCAL MANDATES

The Department has determined that these regulations do not impose a mandate on local agencies or

school districts, or a mandate which requires reimbursement of costs or savings pursuant to Government Code Sections 17500–17630.

FISCAL IMPACT STATEMENT

- Cost to any local agency or school district that is required to be reimbursed: none
- Cost or savings to any state agency: none
- Other nondiscretionary cost or savings imposed on local agencies: none
- Cost or savings in federal funding to the State: none

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT AFFECTING BUSINESSES

The Department has initially determined that the proposed regulations will 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 PERSONS OR BUSINESSES

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

RESULTS OF ECONOMIC IMPACT ASSESSMENT

These regulations are directed at the internal management of State prisons and do not impose any obligations, duties, fees, costs, responsibilities, reporting requirements, etc. on California businesses, large or small. No economic impacts have been brought to the attention of the Department. The Department has therefore concluded that these regulations will have no impact on the creation of new, or the elimination of existing jobs or businesses within California, or affect the expansion of businesses currently doing business in California. Regarding benefits, these regulations will protect the health and safety of California residents, worker safety, and the State’s environment by providing a safe environment that will encourage visitation for families, which will have a positive impact on inmates, and increase worker safety.

EFFECT ON SMALL BUSINESSES

The Department has determined that the proposed regulations may not affect small businesses. It is determined that this action has no significant adverse economic impact on small business because they are not affected by the internal management of state prisons.

EFFECT ON HOUSING COSTS

The Department has made an initial determination that the proposed action will have no significant effect on housing costs.

CONSIDERATION OF ALTERNATIVES

The Department must determine that no reasonable alternative considered by the Department, or that has otherwise been identified and brought to the attention of the Department, would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the proposed regulatory action. Interested persons are accordingly invited to present statements or arguments with respect to any alternatives to the changes proposed at the scheduled hearing or during the written comment period.

CONTACT PERSON

Please direct any inquiries regarding this action to:

Timothy M. Lockwood, Chief
Regulation and Policy Management Branch
Department of Corrections and Rehabilitation
P.O. Box 942883,
Sacramento, CA 94283–0001
Telephone (916) 445–2269

In the event the contact person is unavailable, inquiries should be directed to the following back-up person:

Anthony Carter
Regulation and Policy Management Branch
Telephone (916) 445–2220

Questions regarding the substance of the proposed regulatory action should be directed to:

James Robertson
Classification Services Unit
Division of Adult Institutions,
California Department of Corrections and
Rehabilitation
(916) 358–1677

WRITTEN COMMENT PERIOD

The public comment period will close August 7, 2015 at 5:00 p.m. Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action (by mail, by fax, or by e-mail) to CDCR, Regulation and Policy Management Branch, P.O. Box 942883, Sacramento, CA 94283-0001; by fax at (916) 324-6075; or by e-mail at RPMB@cdcr.ca.gov before the close of the comment period.

AVAILABILITY OF PROPOSED TEXT AND INITIAL STATEMENT OF REASONS

The Department has prepared, and will make available, the text, any documents incorporated by reference, and the Initial Statement of Reasons (ISOR) of the proposed regulations. The rulemaking file for this regulatory action, which contains those items and all information on which the proposal is based (i.e., rule-making file) is available to the public upon request directed to the Department's contact person. The proposed text, ISOR, documents incorporated by reference, and Notice of Proposed Regulations will also be made available on the Department's website <http://www.cdcr.ca.gov>.

AVAILABILITY OF CHANGES TO PROPOSED TEXT

After considering all timely and relevant comments received, the Department may adopt the proposed regulations substantially as described in this Notice. If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Department adopts the regulations as revised. Requests for copies of any modified regulation text should be directed to the contact person indicated in this Notice. The Department will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Following its preparation, a copy of the Final Statement of Reasons will be available on the Department's website at <http://www.cdcr.ca.gov>, and may also be obtained from the Department's contact person.

TITLE 16. BOARD OF PSYCHOLOGY

NOTICE IS HEREBY GIVEN that the Board of Psychology (hereinafter "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:

Friday, August 14, 2015 at 9:30 a.m.
Board of Psychology Board Meeting
The Wright Institute
2728 Durant Ave,
Berkeley, CA 94704
(510) 841-9230

Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office no later than 5:00 p.m. on August 3, 2015 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 2930 of the Business and Professions Code, and to implement, interpret or make specific Sections 12.5, 27, 136, and 2948 of said Code, the Board is considering changes to Division 13.1 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST

The Board proposes to amend section 1380.5 of Title 16 of the California Code of Regulations. This regulation requires licensees to file and maintain with the Board his or her mailing address.

The Board proposes to amend regulations to continue to allow licensees to report a mailing address for purposes of establishing an address of record, acknowledging that this information is public record, and to require licensees provide the Board with a physical business or residential address, which will not be disclosed to the public, when the licensee has provided a mailing-address-only as the address of record. The proposal permits the Board to make contact with a licensee's physical address when necessary to meet the mandate of consumer protection. The Board is also proposing to

require applicants and licensees who have an electronic mail address to provide and maintain that address with the Board, thus allowing the Board to provide efficient services to the regulated community.

A. Anticipated Benefits of Proposal

Permitting licensees to continue to report a mail-only address will continue to allow the licensee the option of not publically disclosing personal information that could be accessed by a client/patient or other persons, which may compromise the licensee/patient boundaries, or could result in an unsafe situation for the licensee. Requiring the licensee to provide a current physical address permits the Board to meet its mandate of consumer protection in a more reliable and cost-efficient manner.

Requiring that an electronic mail address be provided to the Board provides the Board with an additional tool to expeditiously communicate application deficiencies to applicants, eliminating the need for multiple staff members to receive, review and direct hardcopy correspondence. This will allow one staff member to communicate and receive correspondence from the applicant. This will also permit staff members to solve issues with applications in a more expeditious manner. Last, this change will result in applications being reviewed earlier and licenses issued in a timelier manner.

B. Consistency and Compatibility with Existing State Regulations

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

FISCAL IMPACT ESTIMATES

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

The Board does foresee a minor fiscal impact. This impact will come in the additional time it will take staff to input additional addresses to the 2,635 licensees who have only a post office box or alternate address filed with the Board. It takes staff approximately two minutes to update an address in the BreEZe system. The workload will be spread out over the Board's two-year renewal cycle in the case of psychologists and the one-year renewal cycle of psychological assistants.

This impact also includes costs to the Board that will be minor and absorbable with the updating of forms and BreEZe database capabilities to retain the required information.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code Sections 17500-17630: 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 would not affect small businesses. This is because the purpose of the regulation is to require licensees to have a physical address and electronic address with the Board.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Board has determined that this regulatory proposal will not have any 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 the health and welfare of California residents by ensuring timely delivery of notifications of regulatory violations to mental health practitioners allowing the licensee to quickly implement corrective actions for compliance.

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

tive 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 of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the person designated in the Notice under Contact Person or by accessing the Board's website, www.psychology.ca.gov.

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

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting the person named below. You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below or by accessing the website listed below.

CONTACT PERSON

Inquiries or comments concerning the proposed rulemaking action may be addressed to:

Name: Jonathan Burke
 Address: 1625 North Market Blvd.,
 Suite N215
 Sacramento, CA 95834
 Telephone No.: (916) 574-7137
 Fax No.: (916) 574-8672
 E-Mail
 Address: Jonathan.Burke@dca.ca.gov

The backup contact person is:

Name: Jeffrey Thomas
 Address: 1625 North Market Blvd.,
 Suite N215
 Sacramento, CA 95834
 Telephone No.: (916) 574-7116
 Fax No.: (916) 574-8672
 E-Mail
 Address: Jeffrey.Thomas@dca.ca.gov

Website Access:

Materials regarding this proposal can be found at: www.psychology.ca.gov. Click on "Laws/Regulations," "Proposed Regulations."

**TITLE 16. CALIFORNIA
ARCHITECTS BOARD**

NOTICE IS HEREBY GIVEN that the California Architects Board (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:

**Department of Consumer Affairs
 2420 Del Paso Road, Sequoia Room
 Sacramento, California 95834
 August 3, 2015
 2:00 p.m.**

Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office not later than 5:00 p.m. on August 3, 2015 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 Business and Professions Code (BPC) sections 115.4, 5526, and 5552.5, and to implement, interpret or make specific sections 115.4, 5550 and 5552.5 of said Code, the Board is considering an amendment to California Code of Regulations (CCR) Title 16, Division 2 as follows:

Informative Digest:

BPC section 115.4 requires the Board to expedite the initial licensure process for an applicant who supplies

satisfactory evidence that the applicant has served as an active duty member of the United States Armed Forces and was honorably discharged. Section 5526 of the BPC authorizes the Board to adopt, amend, modify, or repeal rules and regulations as are reasonably necessary to carry into effect the provisions of the Architects Practice Act. BPC section 5550 authorizes the Board to allow any person who meets the qualifications for licensure, submits an application, and pays the corresponding fee to take the examination for licensure.

Amend Title 16 CCR Section 109 — Filing of Applications

Existing regulation references an obsolete edition of the Application for Eligibility Evaluation (AEE).

This proposed regulatory amendment will update the referenced version of the AEE and allow for implementation of BPC 115.4 and compliance with current web accessibility standards for online forms.

Amend Title 16 CCR Section 111 — Review of Applications

Existing regulation references an obsolete edition of the AEE.

This proposed regulatory amendment will update the referenced version of the AEE and allow for implementation of BPC 115.4 and compliance with current web accessibility standards for online forms.

CCR 111(a) references the AEE as it pertains to the Board notifying candidates of their eligibility status. This proposal will also clarify the existing language and simplify the reference to the AEE under CCR 111(a) by referencing the version of the application identified in CCR 109(b)(3).

Policy Statement Overview/Anticipated Benefits of Proposal

The proposed amendment to the regulations will allow the Board to be in compliance with BPC 115.4, thereby providing a benefit to veterans of the United States Armed Forces, and meet current web accessibility standards for online forms. The proposed amendment will also clarify the existing language and simplify the reference to the AEE under CCR 111(a) by referencing the version of the application identified in CCR 109(b)(3).

Consistency and Compatibility with Existing State Regulations

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

DOCUMENT INCORPORATED BY REFERENCE

Application for Eligibility Evaluation, 19C-1 (rev. 3/2015)

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.

The following studies/relevant data were relied upon in making the above determination: N/A

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 would not affect small businesses as it only affects applicants for an architect license.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Board has determined that this regulatory proposal will not have any 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 proposed amendment to the regulations will allow the Board to be in compliance with BPC 115.4, thereby providing a benefit to veterans of the United

States Armed Forces, and meet current web accessibility standards for online forms. The proposed amendment also clarifies the existing language and simplifies the reference to the AEE under CCR 111(a) by referencing the version of the application identified in CCR 109(b)(3).

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 California Architects Board at 2420 Del Paso Road, Suite 105, Sacramento, California 95834 or by telephoning the contact person listed 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 website listed below).

CONTACT PERSON

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

Name: Timothy Rodda
Address: 2420 Del Paso Road, Suite 105
Sacramento, CA 95834
Telephone No.: (916) 575-7217
Fax No.: (916) 575-7283
E-Mail
Address: timothy.rodde@dca.ca.gov

The backup contact person is:

Name: Marccus Reinhardt
Address: 2420 Del Paso Road, Suite 105
Sacramento, CA 95834
Telephone No.: (916) 575-7212
Fax No.: (916) 575-7283
E-Mail
Address: marccus.reinhardt@dca.ca.gov

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

TITLE 19. OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF PROPOSED RULEMAKING TO OFFICE OF THE STATE FIRE MARSHAL California Code of Regulations, Title 19, Division 1, Chapter 13

California Fire Service Training and Education Program

The State Fire Marshal (SFM) is providing notice to adopt proposed regulations related to the certification and training standards for California Firefighters described below after considering all comments and objections, or recommendations regarding the proposed action.

WRITTEN COMMENT PERIOD

The SFM will accept written comments regarding this proposed regulatory action for at least 45 days beginning June 19, 2015 until 5:00 p.m. on August 3, 2015.

Comments may be submitted to the SFM via:

- Email: diane.arend@fire.ca.gov; or
- Facsimile: (916) 445-8459; or
- US Mail (postmarked no later than August 3, 2015):

Office of the State Fire Marshal
P.O. Box 944246
Sacramento, CA 94244–2460
Attn: Diane Arend, Code Development & Analysis

PUBLIC HEARING

The SFM has not scheduled a public hearing on this proposed action. However, the SFM will hold a public hearing to accept comments if a written request is received from any interested party or their authorized representative no later than 15 days prior to the end of the 45–day written comment period, pursuant to Government Code Section 11346.8.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the 45–day comment period, the SFM may adopt the proposed regulations substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the modified text — with changes indicated — shall be made available to the public for at least 15 days before the SFM adopts, amends, or repeals the regulations as revised. The SFM will accept written comments on the modified regulations for 15 days after the date on which they are made available. To be notified of any modifications, you must submit written/oral comments or request that you be notified of any modified regulations. Requests should be sent to the contact person at the address indicated above.

AUTHORITY & REFERENCE

The State Fire Marshal is proposing this regulatory action pursuant to Health and Safety Code Section 13155 with reference to 13159(d), Health and Safety Code to verify that minimum curriculum requirements are being met pertaining to facilities, and faculty standards for schools, seminars, or workshops operated by, or for the state, for the specific purpose of training fire service personnel. The proposed regulations implement, interpret, and make specific sections 13155 through and 13159.10 of the Health and Safety Code.

INFORMATIVE DIGEST — POLICY STATEMENT OVERVIEW

The broad objective of the proposed action is to better define the regulatory requirements of the SFM Fire Service Training and Education Program and the enforce-

ment and maintenance of those requirements for students, instructors and academies.

The regulations proposed in this rulemaking action would specify and define the regulatory requirements of the SFM Fire Service Training and Education Program by making the following changes:

- Provide editorial updates, changes without regulatory effect, identified in Title 19, California Code of Regulations.
- Update the following referenced documents: State Fire Training Procedures Manual (January 2015) version and the Course Information and Required Materials Manual (May 2015) version.
- Eliminate the referenced Curriculum Development Guidelines (January 2008) as the SFM no longer develops training curriculum.
- Update all of the forms incorporated by reference in the State Fire Training Procedures Manual (January 2015) version.
- Eliminate the course development section and replace it with a section regarding Certification Training Standards in Title 19, California Code of Regulations.
- Eliminate the certification exam requirements and replace that section with information regarding instructor developed “Summative Test” in Title 19, California Code of Regulations.

Documents incorporated by reference in Title 19 have also been updated and in this rulemaking file:

- The State Fire Training (SFT) Procedures Manual (January 2015) has been completely reformatted and replaces the May 2008 version. The EMT training program has been eliminated from the May 2008 version as a result of AB 2917. Redundancy and repetition in the documents have been significantly reduced.
- The Course Information and Required Materials (CIRM) manual (May 2015) is updated and replaces the January 2008 version with new course information and eliminates older out of date class information.

This rulemaking action makes specific authorization for the SFM Training Division to update T–19 California Code of Regulations, Chapter 13.

Summary of Existing Laws

Health and Safety Code Section 13157 authorizes the California Fire Service Training and Education Program to be established in the Office of the State Fire Marshal and to:

- (a) Promulgate and adopt rules and regulations necessary for implementation of the program.
- (b) Establish the courses of study and curriculum to be used in the program.

(c) Establish prerequisites for the admission of personnel who attend courses offered in the program.

(d) Establish and collect admission fees and other fees that may be necessary to be charged for seminars, conferences, and specialized training given, which shall not be deducted from state appropriations for the purposes of this program.

(e) Collect such fees as may be established pursuant to subdivision (d) of Section 13142.4.

Summary of Existing Regulations

Existing regulations in regards to the proposed changes establish the requirements in California Code of Regulations, Title 19, Division 1, Chapter 13 for the California Fire Service Training and Education Program.

The State Fire Marshal is proposing to amend CCR, Title 19, Chapter 13, Sections 1980.00, 1980.02, 1980.04, 1980.05, 1990.00, 1990.01, 1990.02, 1990.03, 1990.04, 1990.05, 1990.06, 1990.07, 1990.08, 1990.11, and 1990.12.

The SFM consulted with the Statewide Training and Education Advisory Committee (STEAC) along with the State Board of Fire Services (SBFS) for recommendations and analysis of the proposed amendments and they concur with this proposal. Further, both advisory committees, STEAC and SBFS, had made recommendations to the State Fire Marshal to adopt these changes.

Summary of Effect

There is negligible effect these changes will have on the training system. The largest effect is that registered State Fire Training (SFT) instructors will now be developing their own summative tests. The regulations make adjustments and updates to a business practice that is firmly established and in-place.

Comparable Federal Statute or Regulations

There are no comparable federal regulations or statutes.

Evaluation of Consistency

The Office of the State Fire Marshal (OSFM) determined this proposed regulation is not inconsistent or incompatible with existing state regulations. After conducting a review for any regulations that would relate to or affect this area, the OSFM has concluded that this is the only regulation that concerns firefighter training and education for the purposes cited in the Health and Safety Code Section 13157.

Objective and Anticipated Benefits

The broad objective of the proposed action is to further define the regulatory requirements of the SFM fire service training and education program. The specific benefit anticipated from the regulation is the elimina-

tion of the EMT program from both referenced documents, SFT Procedures Manual and the Course Information and Required Materials manual (CIRM). Reformatting these documents reduces redundancy, provides clarity and allows customers to find referenced procedures and forms easier and faster.

The SFM developed the regulations in cooperation and with the knowledge and approval of STEAC and SBFS and has sought out their recommendations and analysis of the proposed amendments. The advisory committee concurred with the proposal. Each recommended change is recorded on the minutes of the quarterly meetings for each of the advisory committees.

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

There are no other matters prescribed by statute applicable to the Office of the State Fire Marshal, or to any specific regulation or class of regulations. There are no other matters to identify.

DISCLOSURES REGARDING THE PROPOSED ACTION

The State Fire Marshal has made the following initial determinations:

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

COST IMPACTS ON REPRESENTATIVE PERSON OR BUSINESS

8. There is no cost impact that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

DECLARATION OF EVIDENCE

The OSFM has not relied on any other facts, documents, testimony or other evidence to make its initial determination of no statewide adverse economic impact.

EFFECT ON SMALL BUSINESS

The State Fire Marshal has made the initial determination that the amendments to these regulations will have no effect on small businesses and the State Fire Marshal has not identified any alternatives that would lessen any adverse impact, if any, on small businesses. The proposed regulation will not affect small business because the California Fire Service Training and Education Program targets governmental agencies that employ and/or train firefighters. Some small businesses also provide training resources but these proposed regulations will not affect their operation or their ability to profit.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT

Adoption of these regulations *will not*:

- a) Create or eliminate jobs within California;
- b) Create new businesses or eliminate existing businesses within California; or
- c) Affect the expansion of businesses currently doing business within California.

The State Fire Marshal has assessed that this regulatory proposal:

- d) Will benefit the public health and welfare of California residents, worker safety, and the environment by providing standardized training throughout the state.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5, subdivision (a)(13), SFM must determine that no reasonable alternative it considered to the regulation or that has otherwise been identified and brought to its attention would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action 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.

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

BUSINESS REPORT

This regulatory proposal does not mandate any new reporting or recordkeeping requirements beyond the business practice that has already been established by the SFM.

CONTACT PERSON(S)

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

- Office of the State Fire Marshal:

Diane Arend, Senior Deputy SFM (RA),
Regulations Coordinator
(916) 324-9592
diane.arend@fire.ca.gov

Rodney Slaughter, Senior Deputy SFM,
State Fire Training
(916) 445-4518
Rodney.Slaughter@fire.ca.gov

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The State Fire Marshal will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office indicated above. As of the date this notice is published in the Notice Register, the SFM's rulemaking file consists of this notice, the proposed text of the regulations, the initial statement of reasons for the proposed action and an economic impact assessment contained in the initial statement of reasons. Copies may be obtained through the contact person(s) at the address or telephone number listed above.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons (FSOR) may be obtained by making a written request to the contact person at the above address or by accessing the website listed below.

AVAILABILITY OF DOCUMENTS ON
THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons (ISOR), the text of proposed regulations in underline and strikeout and documents incorporated by reference may be accessed through the SFM website at: http://osfm.fire.ca.gov/codedevelopment/codedevelopment_title19development.php.

**TITLE 23. DEPARTMENT OF WATER
RESOURCES**

NOTICE OF INTENTION TO AMEND THE
CONFLICT-OF-INTEREST CODE OF THE
DEPARTMENT OF WATER RESOURCES

NOTICE IS HEREBY GIVEN that the Department of Water Resources, pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment to its Conflict-of-Interest Code. The purpose of these amendments is to implement the requirements of sections 87300 through 87302, and section 87306 of the Government Code.

The Department of Water Resources proposes to amend its Conflict-of-Interest Code to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code.

This amendment addresses reorganizations and makes other technical changes to reflect the current organizational structure of the Department. Copies of the amended code are available and may be requested from the contact person set forth below.

Any interested person may submit written statements, arguments, or comments relating to the proposed amendments by submitting them in writing no later than August 3, 2015, or at the conclusion of the public hearing, if requested, whichever comes later, to the Contact Person set forth below.

At this time, no public hearing has been scheduled concerning the proposed amendments. If any interested person or the person's representative requests a public hearing, he or she must do so no later than 15 days before the close of the written comment period by contacting the Contact Person set forth below.

The Department of Water Resources has prepared a written explanation of the reasons for the proposed amendments and has available the information on which the amendments are based. Copies of the pro-

posed amendments, the written explanation of the reasons, and the information on which the amendments are based may be obtained by contacting the contact person set forth below.

The Department of Water Resources has determined that the proposed amendments:

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

In making these proposed amendments, the Department of Water Resources must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the amendments are proposed or would be as effective and less burdensome to affected persons than the proposed amendments.

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

Amanda Jack
1416 Ninth Street, Room 320
Sacramento, California 95814
(916) 651-6851
Form700@water.ca.gov

GENERAL PUBLIC INTEREST

**DEPARTMENT OF FISH AND
WILDLIFE**

**PROPOSED RESEARCH ON FULLY
PROTECTED SPECIES**
Research on the California Brown Pelican

The Department of Fish and Wildlife (Department) received a proposal on June 8, 2015 from Dr. Michael Ziccardi, Director, University of California, Wildlife Health Center, Oiled Wildlife Care Network, requesting authorization to take the California brown pelican (*Pelecanus occidentalis californicus*) (pelican), a Fully

Protected bird, for scientific research purposes consistent with conservation and recovery of the species.

In cooperation with the Department, U.S. Fish and Wildlife Service, and other researchers, Dr. Ziccardi is planning a post-release survival study of pelicans, in response to the recent Refugio oil spill incident in Santa Barbara, California, where pelicans were affected.

The proposed research activities include capture and tracking the movements and survival of rehabilitated pelicans and a control group, along with blood sampling, biotelemetry marking (GPS PTTs), banding, and color-banding. The breeding activity of oiled and un-oiled marked pelicans will be conducted by tracking dispersion to breeding colonies and, if possible, confirming nesting behavior. If any pelicans are found dead, they will be salvaged (including any parts thereof) and donated to a scientific institution open to the public, as designated by the Department. Pelicans may also be necropsied. No adverse effects on individual pelicans or pelican populations are expected.

The Department intends to issue, under specified conditions, a Memorandum of Understanding (MOU) that would authorize qualified professional wildlife researchers, with Dr. Ziccardi as the Principal Investigator, to carry out the proposed activities. The applicant is also required to have a valid federal banding permit for this research.

Pursuant to California Fish and Game Code (FGC) Section 3511(a)(1), the Department may authorize take of Fully Protected bird species after a 30-day notice has been provided to affected and interested parties through publication of this notice. If the Department determines that the proposed research is consistent with the requirements of FGC Section 3511 for take of Fully Protected birds, it would issue the authorization on or after July 19, 2015, for an initial and renewable term of up to, but not to exceed four years. Contact: Esther Burkett, Esther.Burkett@wildlife.ca.gov, (916) 531-1594.

DEPARTMENT OF HEALTH CARE SERVICES

THE DEPARTMENT OF HEALTH CARE SERVICES WILL ALLOW FOR LIVE TRANSMISSIONS IN THE MEDI-CAL DENTAL PROGRAM

This notice is to give information about dentists using live transmissions in teledentistry at a distant site for beneficiaries.

On September 27, 2014, Assembly Bill (AB) 1174¹ was approved by the Governor. AB 1174 lets dental providers use “store and forward” tools to see beneficiaries through teledentistry. Dentists may use live transmissions to give services through teledentistry. The Department of Health Care Services (DHCS) will allow teledentistry as a different way to give some dental services.

This policy must be approved by the Center for Medicare and Medicaid Services. Live transmissions can only happen when beneficiaries ask. Payment for this cannot be more than 24 cents per minute for up to 90 minutes per beneficiary, per dentist, per day.

PUBLIC REVIEW AND COMMENTS

Any written comments about this policy may be mailed to Alani Jackson, Chief, Medi-Cal Dental Services Division, MS 4708, P.O. Box 997413, Sacramento, CA 95899-7413 or emailed to Alani.Jackson@dhs.ca.gov.

DEPARTMENT OF HEALTH CARE SERVICES

THE DEPARTMENT OF HEALTH CARE SERVICES PROPOSES TO SUBMIT A STATE PLAN AMENDMENT FOR CHANGES IN THE MEDI-CAL REIMBURSEMENT METHODOLOGY FOR OUT-OF-STATE BORDER HOSPITALS

This notice is to provide information of public interest about proposed changes in the payment methodology for out of state (OOS) “border hospitals,” which will be defined as hospitals located outside the State of California that are within fifty-five (55) miles driving distance from the nearest physical location at which a road crosses the California border as defined by the US Geological Survey. The effective date of the State Plan Amendment (“SPA”) for the proposed changes will be July 1, 2015. Implementation of these changes is subject to approval of the proposed SPA by the Federal Centers for Medicare & Medicaid Services (CMS).

Senate Bill 853 (Chapter 717, Statutes of 2010) added Section 14105.28 to the Welfare and Institutions Code, which required that the Medi-Cal Fee-for-Service (FFS) acute inpatient reimbursement methodology for private and non-designated public hospitals be changed to one based on diagnosis-related groups. As a

¹ Chapter 662, SEC 10, Section 14132.725 of the Welfare and Institutions Code.

result, the Department implemented the All Patient Re-fined Diagnosis-Related Group (APR-DRG) reimbursement methodology.

Under the APR-DRG methodology, a hospital's reimbursement for a particular patient is based on a wage-adjusted statewide base price, wage-adjusted rural remote base price, or transition base price, and a numeric value for the APR-DRG code for the patient's described condition. The final APR-DRG payment may include the application of payment adjustors, add-on payments and subtraction of other health coverage and other share of cost, as applicable.

Title 42, Code of Federal Regulations, Section 431.52(b)(4), and Title 22 California Code of Regulations, Section 51006, subdivision (a)(4) recognize that it may be common practice for Medi-Cal recipients residing in some areas of California to obtain medical services in adjacent areas in the states of Oregon, Nevada, and/or Arizona. In recognition of the role that border hospitals may play in providing services to those Medi-Cal beneficiaries, the Department intends to submit a SPA to further align payment standards applicable to California hospitals and OOS border hospitals to the greatest extent reasonably practicable. Specifically, the proposed SPA will provide that in calculating payment for border hospitals under the APR-DRG methodology, the Department will apply:

- 1) The most recent hospital-specific wage area index values published by CMS and used by the federal Medicare program, adjusted by a budget neutrality factor of 0.9797 which the Department is also proposing to apply to the hospital-specific wage index values for California hospitals beginning July 1, 2015.
- 2) The rural remote base price if the hospital is defined as a rural hospital by the federal Medicare program and meets the California State Plan definition of "remote".
- 3) A Cost-to-Charge (CCR) ratio for determining eligibility to outlier payments that is equal to the unweighted average of the Medicare urban CCR and the Medicare rural CCR, including operating and capital components for the state in which the border hospital is located.
- 4) The enhanced Neonatal Intensive Care Unit (NICU) policy adjustment for a hospital stay assigned to the neonate care category if the California Children's Services (CCS) program determines that the hospital qualifies as a Regional NICU pursuant to CCS Manual of Procedures, Chapter 3.25.1, or that it qualifies as a Community NICU pursuant to CCS Manual of Procedures Chapter 3.25.2, and meets CCS standards for neonatal surgery. A border hospital that wishes to

qualify for the 1.75 NICU policy adjustment must submit an application to the CCS program in accordance with CCS Manual Chapter 3.25.1 or Chapter 3.25.2.

The Department estimates that these changes will result in an annual increase in Medi-Cal fee-for-service expenditures of approximately \$1.4 million annually (federal and state dollars) assuming similar utilization and patients' casemix as in recent years.

PUBLIC REVIEW AND COMMENTS

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

Copies of the State Plan Amendment that amends California's Medicaid State Plan may be requested, in writing, from Mr. John Mendoza, Department of Health Care Services, Safety Net Financing Division, MS 4518, P.O. Box 997436, Sacramento, CA 95899-7436.

Written comments concerning the proposal may be mailed to Mr. Mendoza at the above address and must be received on or before August 3, 2015.

DEPARTMENT OF TOXIC SUBSTANCES CONTROL

Former Wickes Forest Industries Site Proposed Consent Decree

147 A Street, Elmira, Solano County,
California 91792

NOTICE OF PUBLIC COMMENT PERIOD: June 19, 2015 through July 20, 2015

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

The Department of Toxic Substances Control ("DTSC") invites you to review and comment on a proposed consent decree (the "Consent Decree") with West Coast Wood Preserving, LLC ("WCWP") regarding the former Wickes Forest Industries site located at 147 A Street, Elmira, Solano County, California 91792 (the "Site"). The Consent Decree resolves DTSC's claims against WCWP under the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. section 9601, et seq., for the Site. On March 3, 2014, DTSC filed a CERCLA lawsuit against several parties, including WCWP, to recover DTSC's costs of investigating and cleaning up hazardous substances releases at the Site. In its lawsuit, DTSC alleges that WCWP is a successor in interest to a prior owner/operator of the Site. Under the Consent Decree, WCWP will pay \$350,000 to reimburse DTSC for a

portion of its cleanup and oversight costs, subject to certain conditions and reservations.

DTSC will consider comments received during the public comment period on the Consent Decree and file with the Court any written comments received and DTSC’s responses thereto. The Court may then enter or approve the Consent Decree. DTSC also reserves the right to withdraw or withhold its consent to entry (approval) of the Consent Decree if comments regarding the Consent Decree disclose facts or considerations that indicate the Consent Decree is inappropriate, improper or inadequate.

WHERE DO I SUBMIT MY COMMENTS?

DTSC will consider comments that are postmarked or received by July 20, 2015. Please submit comments by July 20, 2015 to:

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

You may view documents at the following locations:

The Consent Decree and background documents may be examined on the DTSC EnviroStor website at: https://www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=48240001.

You may also review documents in the File Room at DTSC’s Cal Center office (by appointment only) located at:

Department of Toxic Substances Control
 8800 Cal Center Drive
 Sacramento, California 95826–3200
 Call (916) 255–3758 for an appointment

For questions on the Wickes Forest Industries Site or the proposed Consent Decree:

Jesus Cruz
 Department of Toxic Substances Control
 Public Participation Specialist
 8800 Cal Center Drive
 Sacramento, CA 95826–3200
 (916) 255–3315; 1–866–495–5651
Jesus.Cruz@dtsc.ca.gov

Peter MacNicholl, Project Manager
 Department of Toxic Substances Control
 Cleanup Program
 8800 Cal Center Drive
 Sacramento, CA 95826–3200
 (916) 255–3657
Peter.MacNicholl@dtsc.ca.gov

PROPOSITION 65

**OFFICE OF ENVIRONMENTAL
 HEALTH HAZARD ASSESSMENT**

**SAFE DRINKING WATER AND TOXIC
 ENFORCEMENT ACT OF 1986
 (PROPOSITION 65)
 NOTICE OF INTENT TO LIST**

TERIPARATIDE

JUNE 19, 2015

The California Environmental Protection Agency’s Office of Environmental Health Hazard Assessment (OEHHA) intends to list teriparatide as known to the state to cause cancer under the Safe Drinking Water and Toxic Enforcement Act of 1986¹. This action is being proposed under the “Formally Required to Be Labeled or Identified” listing mechanism.²

Chemical	CAS No.	Toxicological Endpoint	Reference
Teriparatide	52232–67–4	Cancer	FDA (2013)

Background on listing via the formally required to be labeled or identified mechanism: A chemical must be listed under Proposition 65³ and its implementing regulations (Section 25902⁴) when a state or federal agency has formally required it to be labeled or identified as causing cancer or reproductive toxicity.

¹ Commonly known as Proposition 65, the Safe Drinking Water and Toxic Enforcement Act of 1986 is codified in Health and Safety Code section 25249.5 *et seq.*

² See Health and Safety Code section 25249.8(b) and Title 27, Cal. Code of Regs., section 25902.

³ See Health and Safety Code section 25249.8(b).

⁴ All referenced regulatory sections are from Title 27 of the Cal. Code of Regulations.

OEHHA is the lead agency for Proposition 65 implementation, and evaluates whether listing under Proposition 65 is required pursuant to the definitions set out in Section 25902. According to Section 25902(b):

- “[F]ormally required’ means that a mandatory instruction, order, condition, or similar command, has been issued in accordance with established policies and procedures of an agency of the state or federal government to a person or legal entity outside of the agency. The action of such agency may be directed at one or more persons or legal entities and may include formal requirements of general application;”
- “[L]abeled’ means that a warning message about the carcinogenicity or reproductive toxicity of a chemical is printed, stamped, written, or in any other manner placed upon the container in which the chemical is present or its outer or inner packaging including any material inserted with, attached to, or otherwise accompanying such a chemical;”
- “[I]dentified’ means that a required message about the carcinogenicity or reproductive toxicity of the chemical is to be disclosed in any manner to a person or legal entity other than the person or legal entity who is required to make such disclosure”; and
- “As causing cancer” means: “For chemicals that cause cancer, the required label or identification uses any words or phrases intended to communicate a risk of cancer or tumors.”

OEHHA’s determination: *Teriparatide* has been identified and labeled to communicate a risk of cancer (FDA, 2013) in accordance with formal requirements by the US Food and Drug Administration (FDA). The FDA-approved label indicates that *teriparatide* therapy in patients with osteoporosis increases the risk of developing osteosarcoma (a malignant bone tumor). The label also references FORTEO®, which is a trade name of teriparatide.

Language from the FDA-approved product label which meets the requirements of Section 25902 is quoted below:

Teriparatide [rDNA origin]
Cancer Endpoint

FDA-approved label Reference ID 3366073 (FDA, 2013)

Under BOXED WARNING: **“WARNING: POTENTIAL RISK OF OSTEOSARCOMA. In male and female rats, teriparatide caused an increase in the incidence of osteosarcoma (a malignant bone tumor) that was dependent on dose and treatment**

duration. The effect was observed at systemic exposures to teriparatide ranging from 3 to 60 times the exposure in humans given a 20–mcg dose. Because of the uncertain relevance of the rat osteosarcoma finding to humans, prescribe FORTEO® only for patients for whom the potential benefits are considered to outweigh the potential risk. FORTEO® should not be prescribed for patients who are at increased baseline risk for osteosarcoma (including those with Paget’s disease of bone or unexplained elevations of alkaline phosphatase, pediatric and young adult patients with open epiphyses, or prior external beam or implant radiation therapy involving the skeleton) [see Warnings and Precautions (5.1), Adverse Reactions (6.2), and Nonclinical Toxicology (13.1)].”

Under WARNINGS AND PRECAUTIONS:

“5.1 Osteosarcoma. In male and female rats, teriparatide caused an increase in the incidence of osteosarcoma (a malignant bone tumor) that was dependent on dose and treatment duration [see Boxed Warning and Nonclinical Toxicology (13.1)]. FORTEO should not be prescribed for patients at increased baseline risk of osteosarcoma.

These include:

- Paget’s disease of bone. Unexplained elevations of alkaline phosphatase may indicate Paget’s disease of bone.
- Pediatric and young adult patients with open epiphyses.
- Prior external beam or implant radiation therapy involving the skeleton.”

Request for comments: OEHHA is requesting comments as to whether this chemical meets the criteria set forth in the Proposition 65 regulations for listings via the formally required to be labeled or identified mechanism (Section 25902). Because this is a ministerial listing, comments should be limited to whether FDA requires that *teriparatide* be labeled to communicate a risk of cancer or tumors. OEHHA cannot consider scientific arguments concerning the weight or quality of the evidence considered by FDA when it established the labeling requirement and will not respond to such comments if they are submitted.

In order to be considered, **OEHHA must receive comments by 5:00 p.m. on Monday, July 20, 2015.** We encourage you to submit comments in electronic form, rather than in paper form. Comments transmitted by e-mail should be addressed to P65Public.Comments@oehha.ca.gov. Please include “teriparatide” in the subject line. Comments submitted in paper

form may be mailed, faxed, or delivered in person to the address below.

Mailing

Address: Esther Barajas–Ochoa
Office of Environmental Health
Hazard Assessment
P.O. Box 4010, MS–12B
Sacramento, California
95812–4010

Fax: (916) 323–2265

Street

Address: 1001 I Street
Sacramento, California 95814

Comments received during the public comment period will be posted on the OEHHA website after the close of the comment period.

If you have any questions, please contact Esther Barajas–Ochoa at Esther.barajas-ochoa@oehha.ca.gov or (916) 445–6900.

References

Food and Drug Administration (FDA, 2013). FDA approved drug label, Reference ID 3366073, approved 8–30–2013. Available at http://www.accessdata.fda.gov/drugsatfda_docs/label/2013/021318s0361bl.pdf.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**SAFE DRINKING WATER AND TOXIC
ENFORCEMENT ACT OF 1986
(PROPOSITION 65)
NOTICE TO INTERESTED PARTIES
JUNE 19, 2015**

**CHEMICAL LISTED EFFECTIVE
JUNE 19, 2015
AS KNOWN TO THE STATE OF CALIFORNIA
TO CAUSE
REPRODUCTIVE TOXICITY: ETHYLENE
GLYCOL (INGESTED)**

Effective **June 19, 2015**, the Office of Environmental Health Hazard Assessment (OEHHA) is adding *ethylene glycol (ingested)* (CAS No. 107–21–1) to the list of chemicals known to the state to cause reproductive toxicity for purposes of Proposition 65¹.

The listing of this chemical is based on formal identification by the National Toxicology Program (NTP), an

authoritative body², in a final report by the NTP Center for the Evaluation of Risks to Human Reproduction (CERHR), that ethylene glycol causes reproductive toxicity (developmental endpoint) at high oral doses. The criteria used by OEHHA for the listing of chemicals under the “authoritative bodies” mechanism can be found in Title 27, Cal. Code of Regs., section 25306.

The documentation supporting OEHHA’s determination that the criteria for administrative listing have been satisfied for ethylene glycol is included in the [Notice of Intent to List](#) posted on OEHHA’s website and published in the April 11, 2014 issue of the California Regulatory Notice Register (Register 2014, No. 15–Z). OEHHA received seven public comments on the Notice of Intent to List. [The comments and OEHHA’s responses are posted with the Notice of Intent to List.](#)

A complete, updated chemical list will be published elsewhere in this issue of the *California Regulatory Notice Register* and is available on the OEHHA website at http://www.oehha.ca.gov/prop65/prop65_list/Newlist.html. In summary, ethylene glycol is being listed under Proposition 65 as known to the State to cause reproductive toxicity, as follows:

Chemical	CAS No.	Toxicological Endpoints	Listing Mechanism*
Ethelene Glycol (ingested)	107–21–1	Develop–mental toxicity	AB (NTP–CERHR)

*Listing Mechanism: AB — “authoritative bodies” mechanism (Title 27, Cal. Code of Regs., section 25306).

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**SAFE DRINKING WATER AND TOXIC
ENFORCEMENT ACT OF 1986**

**CHEMICALS KNOWN TO THE STATE
TO CAUSE CANCER OR
REPRODUCTIVE TOXICITY
June 19, 2015**

The Safe Drinking Water and Toxic Enforcement Act of 1986 requires that the Governor revise and republish at least once per year the list of chemicals known to the State to cause cancer or reproductive toxicity. The identification number indicated in the following list is the Chemical Abstracts Service (CAS) Registry Number. No CAS number is given when several substances are presented as a single listing. The date refers to the initial

¹ The Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.5 et seq.

² See Health and Safety Code, section 25249.8(b) and Title 27, Code of Regs., section 25306.

appearance of the chemical on the list. For easy reference, chemicals which are shown underlined are newly added. Chemicals which are shown with a strikeout

were placed on the list with the date noted, and have subsequently been removed.

CHEMICALS KNOWN TO THE STATE TO CAUSE CANCER

<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
A-alpha-C (2-Amino-9H-pyrido[2,3-b]indole)	26148-68-5	January 1, 1990
Acetaldehyde	75-07-0	April 1, 1988
Acetamide	60-35-5	January 1, 1990
Acetochlor	34256-82-1	January 1, 1989
2-Acetylaminofluorene	53-96-3	July 1, 1987
Acifluorfen sodium	62476-59-9	January 1, 1990
Acrylamide	79-06-1	January 1, 1990
Acrylonitrile	107-13-1	July 1, 1987
Actinomycin D	50-76-0	October 1, 1989
AF-2;[2-(2-furyl)-3-(5-nitro-2-furyl)]acrylamide	3688-53-7	July 1, 1987
Aflatoxins	—	January 1, 1988
Alachlor	15972-60-8	January 1, 1989
Alcoholic beverages, when associated with alcohol abuse	—	July 1, 1988
Aldrin	309-00-2	July 1, 1988
<u>Allyl chloride Delisted October 29, 1999</u>	107-05-1	January 1, 1990
2-Aminoanthraquinone	117-79-3	October 1, 1989
<i>p</i> -Aminoazobenzene	60-09-3	January 1, 1990
<i>ortho</i> -Aminoazotoluene	97-56-3	July 1, 1987
4-Aminobiphenyl (4-aminodiphenyl)	92-67-1	February 27, 1987
1-Amino-2,4-dibromoanthraquinone	81-49-2	August 26, 1997
3-Amino-9-ethylcarbazole hydrochloride	6109-97-3	July 1, 1989
2-Aminofluorene	153-78-6	January 29, 1999
1-Amino-2-methylanthraquinone	82-28-0	October 1, 1989
2-Amino-5-(5-nitro-2-furyl)-1,3,4-thiadiazole	712-68-5	July 1, 1987
4-Amino-2-nitrophenol	119-34-6	January 29, 1999
Amitrole	61-82-5	July 1, 1987
Amsacrine	51264-14-3	August 7, 2009
Analgesic mixtures containing phenacetin	—	February 27, 1987
Androstenedione	63-05-8	May 3, 2011
Aniline	62-53-3	January 1, 1990
Aniline hydrochloride	142-04-1	May 15, 1998
<i>ortho</i> -Anisidine	90-04-0	July 1, 1987
<i>ortho</i> -Anisidine hydrochloride	134-29-2	July 1, 1987
Antimony oxide (Antimony trioxide)	1309-64-4	October 1, 1990
Anthraquinone	84-65-1	September 28, 2007
Aramite	140-57-8	July 1, 1987
Areca nut	—	February 3, 2006
Aristolochic acids	—	July 9, 2004
Arsenic (inorganic arsenic compounds)	—	February 27, 1987
Asbestos	1332-21-4	February 27, 1987
Auramine	492-80-8	July 1, 1987
Azacitidine	320-67-2	January 1, 1992
Azaserine	115-02-6	July 1, 1987
Azathioprine	446-86-6	February 27, 1987
Azobenzene	103-33-3	January 1, 1990
Benthiavalicarb-isopropyl	177406-68-7	July 1, 2008
Benz[a]anthracene	56-55-3	July 1, 1987

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<i>Chemical</i>	<i>CAS Number</i>	<i>Date</i>
Benzene	71-43-2	February 27, 1987
Benzidine [and its salts]	92-87-5	February 27, 1987
Benzidine-based dyes	—	October 1, 1992
Benzo[b]fluoranthene	205-99-2	July 1, 1987
Benzo[j]fluoranthene	205-82-3	July 1, 1987
Benzo[k]fluoranthene	207-08-9	July 1, 1987
Benzofuran	271-89-6	October 1, 1990
Benzophenone	119-61-9	June 22, 2012
Benzo[a]pyrene	50-32-8	July 1, 1987
Benzotrichloride	98-07-7	July 1, 1987
Benzyl chloride	100-44-7	January 1, 1990
Benzyl violet 4B	1694-09-3	July 1, 1987
Beryllium and beryllium compounds	—	October 1, 1987
Betel quid with tobacco	—	January 1, 1990
Betel quid without tobacco	—	February 3, 2006
2,2-Bis(bromomethyl)-1,3-propanediol	3296-90-0	May 1, 1996
Bis(2-chloroethyl)ether	111-44-4	April 1, 1988
N,N-Bis(2-chloroethyl)-2-naphthylamine (Chlornapazine)	494-03-1	February 27, 1987
Bischloroethyl nitrosourea (BCNU) (Carmustine)	154-93-8	July 1, 1987
Bis(chloromethyl)ether	542-88-1	February 27, 1987
Bis(2-chloro-1-methylethyl) ether, technical grade	—	October 29, 1999
Bitumens, extracts of steam-refined and air refined	—	January 1, 1990
Bracken fern	—	January 1, 1990
Bromate	15541-45-4	May 31, 2002
Bromochloroacetic acid	5589-96-8	April 6, 2010
Bromodichloromethane	75-27-4	January 1, 1990
Bromoethane	74-96-4	December 22, 2000
Bromoform	75-25-2	April 1, 1991
1,3-Butadiene	106-99-0	April 1, 1988
1,4-Butanediol dimethanesulfonate (Busulfan)	55-98-1	February 27, 1987
Butylated hydroxyanisole	25013-16-5	January 1, 1990
beta-Butyrolactone	3068-88-0	July 1, 1987
Cacodylic acid	75-60-5	May 1, 1996
Cadmium and cadmium compounds	—	October 1, 1987
Caffeic acid	331-39-5	October 1, 1994
Captafol	2425-06-1	October 1, 1988
Captan	133-06-2	January 1, 1990
Carbaryl	63-25-2	February 5, 2010
Carbazole	86-74-8	May 1, 1996
Carbon black (airborne, unbound particles of respirable size)	1333-86-4	February 21, 2003
Carbon tetrachloride	56-23-5	October 1, 1987
Carbon-black extracts	—	January 1, 1990
N-Carboxymethyl-N-nitrosourea	60391-92-6	January 25, 2002
Catechol	120-80-9	July 15, 2003
Ceramic fibers (airborne particles of respirable size)	—	July 1, 1990
Certain combined chemotherapy for lymphomas	—	February 27, 1987
Chloral	75-87-6	September 13, 2013
Chloral hydrate	302-17-0	September 13, 2013
Chlorambucil	305-03-3	February 27, 1987
Chloramphenicol Delisted January 4, 2013	56-75-7	October 1, 1989
Chloramphenicol sodium succinate	982-57-0	September 27, 2013
Chlordane	57-74-9	July 1, 1988
Chlordecone (Kepone)	143-50-0	January 1, 1988

<i>Chemical</i>	<i>CAS Number</i>	<i>Date</i>
Chlordimeform	6164-98-3	January 1, 1989
Chlorendic acid	115-28-6	July 1, 1989
Chlorinated paraffins (Average chain length, C12; approximately 60 percent chlorine by weight)	108171-26-2	July 1, 1989
<i>p</i> -Chloroaniline	106-47-8	October 1, 1994
<i>p</i> -Chloroaniline hydrochloride	20265-96-7	May 15, 1998
Chlorodibromomethane <u>Delisted October 29, 1999</u>	124-48-1	January 1, 1990
Chloroethane (Ethyl chloride)	75-00-3	July 1, 1990
1-(2-Chloroethyl)-3-cyclohexyl-1-nitrosourea (CCNU) (Lomustine)	13010-47-4	January 1, 1988
1-(2-Chloroethyl)-3-(4-methylcyclohexyl)-1-nitrosourea (Methyl-CCNU)	13909-09-6	October 1, 1988
Chloroform	67-66-3	October 1, 1987
Chloromethyl methyl ether (technical grade)	107-30-2	February 27, 1987
3-Chloro-2-methylpropene	563-47-3	July 1, 1989
1-Chloro-4-nitrobenzene	100-00-5	October 29, 1999
4-Chloro-ortho-phenylenediamine	95-83-0	January 1, 1988
<i>p</i> -Chloro- <i>o</i> -toluidine	95-69-2	January 1, 1990
<i>p</i> -Chloro- <i>o</i> -toluidine, strong acid salts of	—	May 15, 1998
5-Chloro- <i>o</i> -toluidine and its strong acid salts	—	October 24, 1997
Chloroprene	126-99-8	June 2, 2000
Chlorothalonil	1897-45-6	January 1, 1989
Chlorotrianisene	569-57-3	September 1, 1996
Chlorozotocin	54749-90-5	January 1, 1992
Chromium (hexavalent compounds)	—	February 27, 1987
Chrysene	218-01-9	January 1, 1990
C.I. Acid Red 114	6459-94-5	July 1, 1992
C.I. Basic Red 9 monohydrochloride	569-61-9	July 1, 1989
C.I. Direct Blue 15	2429-74-5	August 26, 1997
C.I. Direct Blue 218	28407-37-6	August 26, 1997
C.I. Disperse Yellow 3	2832-40-8	February 8, 2013
C.I. Solvent Yellow 14	842-07-9	May 15, 1998
Ciclosporin (Cyclosporin A; Cyclosporine)	59865-13-3	January 1, 1992
	79217-60-0	
Cidofovir	113852-37-2	January 29, 1999
Cinnamyl anthranilate	87-29-6	July 1, 1989
Cisplatin	15663-27-1	October 1, 1988
Citrus Red No. 2	6358-53-8	October 1, 1989
Clofibrate	637-07-0	September 1, 1996
Clomiphene citrate	50-41-9	May 24, 2013
Cobalt metal powder	7440-48-4	July 1, 1992
Cobalt [II] oxide	1307-96-6	July 1, 1992
Cobalt sulfate	10124-43-3	May 20, 2005
Cobalt sulfate heptahydrate	10026-24-1	June 2, 2000
Coconut oil diethanolamine condensate (cocamide diethanolamine)	68603-42-9	June 22, 2012
Coke oven emissions	—	February 27, 1987
Conjugated estrogens	—	February 27, 1987
Creosotes	—	October 1, 1988
<i>para</i> -Cresidine	120-71-8	January 1, 1988
Cumene	98-82-8	April 6, 2010
Cupferron	135-20-6	January 1, 1988
Cycasin	14901-08-7	January 1, 1988
Cyclopenta[<i>cd</i>]pyrene	27208-37-3	April 29, 2011
Cyclophosphamide (anhydrous)	50-18-0	February 27, 1987

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<i>Chemical</i>	<i>CAS Number</i>	<i>Date</i>
Cyclophosphamide (hydrated)	6055-19-2	February 27, 1987
Cytembena	21739-91-3	May 15, 1998
D&C Orange No. 17	3468-63-1	July 1, 1990
D&C Red No. 8	2092-56-0	October 1, 1990
D&C Red No. 9	5160-02-1	July 1, 1990
D&C Red No. 19	81-88-9	July 1, 1990
Dacarbazine	4342-03-4	January 1, 1988
Daminozide	1596-84-5	January 1, 1990
Dantron (Chrysazin; 1,8-Dihydroxyanthraquinone)	117-10-2	January 1, 1992
Daunomycin	20830-81-3	January 1, 1988
DDD (Dichlorodiphenyldichloroethane)	72-54-8	January 1, 1989
DDE (Dichlorodiphenyldichloroethylene)	72-55-9	January 1, 1989
DDT (Dichlorodiphenyltrichloroethane)	50-29-3	October 1, 1987
DDVP (Dichlorvos)	62-73-7	January 1, 1989
N,N'-Diacetylbenzidine	613-35-4	October 1, 1989
2,4-Diaminoanisole	615-05-4	October 1, 1990
2,4-Diaminoanisole sulfate	39156-41-7	January 1, 1988
4,4'-Diaminodiphenyl ether (4,4'-Oxydianiline)	101-80-4	January 1, 1988
2,4-Diaminotoluene	95-80-7	January 1, 1988
Diaminotoluene (mixed)	—	January 1, 1990
Diazoaminobenzene	136-35-6	May 20, 2005
Dibenz[a,h]acridine	226-36-8	January 1, 1988
Dibenz[a,j]acridine	224-42-0	January 1, 1988
Dibenzanthracenes		December 26, 2014
Dibenz[a,c]anthracene	215-58-7	December 26, 2014
Dibenz[a,h]anthracene	53-70-3	January 1, 1988
Dibenz[a,j]anthracene	224-41-9	December 26, 2014
7H-Dibenzo[c,g]carbazole	194-59-2	January 1, 1988
Dibenzo[a,e]pyrene	192-65-4	January 1, 1988
Dibenzo[a,h]pyrene	189-64-0	January 1, 1988
Dibenzo[a,i]pyrene	189-55-9	January 1, 1988
Dibenzo[a,l]pyrene	191-30-0	January 1, 1988
Dibromoacetic acid	631-64-1	June 17, 2008
Dibromoacetonitrile	3252-43-5	May 3, 2011
1,2-Dibromo-3-chloropropane (DBCP)	96-12-8	July 1, 1987
2,3-Dibromo-1-propanol	96-13-9	October 1, 1994
Dichloroacetic acid	79-43-6	May 1, 1996
p-Dichlorobenzene	106-46-7	January 1, 1989
3,3'-Dichlorobenzidine	91-94-1	October 1, 1987
3,3'-Dichlorobenzidine dihydrochloride	612-83-9	May 15, 1998
1,4-Dichloro-2-butene	764-41-0	January 1, 1990
3,3'-Dichloro-4,4'-diaminodiphenyl ether	28434-86-8	January 1, 1988
1,1-Dichloroethane	75-34-3	January 1, 1990
Dichloromethane (Methylene chloride)	75-09-2	April 1, 1988
1,2-Dichloropropane	78-87-5	January 1, 1990
1,3-Dichloro-2-propanol (1,3-DCP)	96-23-1	October 8, 2010
1,3-Dichloropropene	542-75-6	January 1, 1989
Diclofop-methyl	51338-27-3	April 6, 2010
Dieldrin	60-57-1	July 1, 1988
Dienestrol <u>Delisted January 4, 2013</u>	84-17-3	January 1, 1990
Diepoxybutane	1464-53-5	January 1, 1988
Diesel engine exhaust	—	October 1, 1990

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<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
Diethanolamine	111-42-2	June 22, 2012
Di(2-ethylhexyl)phthalate	117-81-7	January 1, 1988
1,2-Diethylhydrazine	1615-80-1	January 1, 1988
Diethyl sulfate	64-67-5	January 1, 1988
Diethylstilbestrol (DES)	56-53-1	February 27, 1987
Diglycidyl resorcinol ether (DGRE)	101-90-6	July 1, 1989
Dihydrosafrole	94-58-6	January 1, 1988
Diisononyl phthalate (DINP)	—	December 20, 2013
Diisopropyl sulfate	2973-10-6	April 1, 1993
3,3'-Dimethoxybenzidine (ortho-Dianisidine)	119-90-4	January 1, 1988
3,3'-Dimethoxybenzidine dihydrochloride (ortho-Dianisidine dihydrochloride)	20325-40-0	October 1, 1990
3,3'-Dimethoxybenzidine-based dyes metabolized to 3,3'-dimethoxybenzidine	—	June 11, 2004
3,3'-Dimethylbenzidine-based dyes metabolized to 3,3'-dimethylbenzidine	—	June 11, 2004
Dimethyl sulfate	77-78-1	January 1, 1988
4-Dimethylaminoazobenzene	60-11-7	January 1, 1988
trans-2-[(Dimethylamino)methylimino]-5-[2-(5-nitro-2-furyl)vinyl]-1,3,4-oxadiazole	55738-54-0	January 1, 1988
7,12-Dimethylbenz(a)anthracene	57-97-6	January 1, 1990
3,3'-Dimethylbenzidine (ortho-Tolidine)	119-93-7	January 1, 1988
3,3'-Dimethylbenzidine dihydrochloride	612-82-8	April 1, 1992
Dimethylcarbamoyl chloride	79-44-7	January 1, 1988
1,1-Dimethylhydrazine (UDMH)	57-14-7	October 1, 1989
1,2-Dimethylhydrazine	540-73-8	January 1, 1988
2,6-Dimethyl-N-nitrosomorpholine (DMNM)	1456-28-6	February 8, 2013
N,N-Dimethyl-p-toluidine	99-97-8	May 2, 2014
Dimethylvinylchloride	513-37-1	July 1, 1989
3,7-Dinitrofluoranthene	105735-71-5	August 26, 1997
3,9-Dinitrofluoranthene	22506-53-2	August 26, 1997
1,3-Dinitropyrene	75321-20-9	November 2, 2012
1,6-Dinitropyrene	42397-64-8	October 1, 1990
1,8-Dinitropyrene	42397-65-9	October 1, 1990
Dinitrotoluene mixture, 2,4-/2,6-	—	May 1, 1996
2,4-Dinitrotoluene	121-14-2	July 1, 1988
2,6-Dinitrotoluene	606-20-2	July 1, 1995
Di-n-propyl isocinchomeronate (MGK Repellent 326)	136-45-8	May 1, 1996
1,4-Dioxane	123-91-1	January 1, 1988
Diphenylhydantoin (Phenytoin)	57-41-0	January 1, 1988
Diphenylhydantoin (Phenytoin), sodium salt	630-93-3	January 1, 1988
Direct Black 38 (technical grade)	1937-37-7	January 1, 1988
Direct Blue 6 (technical grade)	2602-46-2	January 1, 1988
Direct Brown 95 (technical grade)	16071-86-6	October 1, 1988
Disperse Blue 1	2475-45-8	October 1, 1990
Diuron	330-54-1	May 31, 2002
Doxorubicin hydrochloride (Adriamycin)	25316-40-9	July 1, 1987
Emissions from combustion of coal	—	August 7, 2013
Emissions from high-temperature unrefined rapeseed oil	—	January 3, 2014
Epichlorohydrin	106-89-8	October 1, 1987
Epoxiconazole	135319-73-2	April 15, 2011

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<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
Erionite	12510-42-8/ 66733-21-9	October 1, 1988
Estradiol 17B	50-28-2	January 1, 1988
Estragole	140-67-0	October 29, 1999
Estrogens, steroidal	—	August 19, 2005
Estrogen-progestogen (combined) used as menopausal therapy	—	November 4, 2011
Estrone	53-16-7	January 1, 1988
Estropipate	7280-37-7	August 26, 1997
Ethanol in alcoholic beverages	—	April 29, 2011
Ethinylestradiol	57-63-6	January 1, 1988
Ethoprop	13194-48-4	February 27, 2001
Ethyl acrylate	140-88-5	July 1, 1989
Ethylbenzene	100-41-4	June 11, 2004
Ethyl methanesulfonate	62-50-0	January 1, 1988
Ethyl-4,4'-dichlorobenzilate	510-15-6	January 1, 1990
Ethylene dibromide	106-93-4	July 1, 1987
Ethylene dichloride (1,2-Dichloroethane)	107-06-2	October 1, 1987
Ethylene oxide	75-21-8	July 1, 1987
Ethylene thiourea	96-45-7	January 1, 1988
Ethyleneimine (Aziridine)	151-56-4	January 1, 1988
Etoposide	33419-42-0	November 4, 2011
Etoposide in combination with cisplatin and bleomycin	—	November 4, 2011
Fenoxycarb	72490-01-8	June 2, 2000
Folpet	133-07-3	January 1, 1989
Formaldehyde (gas)	50-00-0	January 1, 1988
2-(2-Formylhydrazino)-4-(5-nitro-2-furyl)thiazole	3570-75-0	January 1, 1988
FumonisinB ₁	116355-83-0	November 14, 2003
Furan	110-00-9	October 1, 1993
Furazolidone	67-45-8	January 1, 1990
Furmecyclox	60568-05-0	January 1, 1990
Fusarin C	79748-81-5	July 1, 1995
Gallium arsenide	1303-00-0	August 1, 2008
Ganciclovir	82410-32-0	August 26, 1997
Gasoline engine exhaust (condensates/extracts)	—	October 1, 1990
Gemfibrozil	25812-30-0	December 22, 2000
Glass wool fibers (inhalable and biopersistent)	—	July 1, 1990
Glu-P-1 (2-Amino-6-methyl-dipyrido[1,2-a:3',2'-d]imidazole)	67730-11-4	January 1, 1990
Glu-P-2 (2-Aminodipyrido[1,2-a:3',2'-d]imidazole)	67730-10-3	January 1, 1990
Glycidaldehyde	765-34-4	January 1, 1988
Glycidol	556-52-5	July 1, 1990
Griseofulvin	126-07-8	January 1, 1990
Gyromitrin (Acetaldehyde methylformylhydrazone)	16568-02-8	January 1, 1988
HC Blue 1	2784-94-3	July 1, 1989
Heptachlor	76-44-8	July 1, 1988
Heptachlor epoxide	1024-57-3	July 1, 1988
Herbal remedies containing plant species of the genus Aristolochia	—	July 9, 2004
Hexachlorobenzene	118-74-1	October 1, 1987
Hexachlorobutadiene	87-68-3	May 3, 2011
Hexachlorocyclohexane (technical grade)	—	October 1, 1987
Hexachlorodibenzodioxin	34465-46-8	April 1, 1988
Hexachloroethane	67-72-1	July 1, 1990
2,4-Hexadienal (89% trans, trans isomer; 11% cis, trans isomer)	—	March 4, 2005

<i>Chemical</i>	<i>CASNumber</i>	<i>Date</i>
Hexamethylphosphoramide	680-31-9	January 1, 1988
Hydrazine	302-01-2	January 1, 1988
Hydrazine sulfate	10034-93-2	January 1, 1988
Hydrazobenzene (1,2-Diphenylhydrazine)	122-66-7	January 1, 1988
1-Hydroxyanthraquinone	129-43-1	May 27, 2005
Imazalil	35554-44-0	May 20, 2011
Indeno [1,2,3-cd]pyrene	193-39-5	January 1, 1988
Indium phosphide	22398-80-7	February 27, 2001
IQ (2-Amino-3-methylimidazo[4,5-f]quinoline)	76180-96-6	April 1, 1990
Iprodione	36734-19-7	May 1, 1996
Iprovalicarb	140923-17-7	June 1, 2007
	140923-25-7	
Iron dextran complex	9004-66-4	January 1, 1988
Isobutyl nitrite	542-56-3	May 1, 1996
Isoprene	78-79-5	May 1, 1996
Isopyrazam	881686-58-1	July 24, 2012
<u>Isosafrole Delisted December 8, 2006</u>	120-58-1	October 1, 1989
Isoxaf lutole	141112-29-0	December 22, 2000
Kresoxim-methyl	143390-89-0	February 3, 2012
Lactofen	77501-63-4	January 1, 1989
Lasiocarpine	303-34-4	April 1, 1988
Lead acetate	301-04-2	January 1, 1988
Lead and lead compounds	—	October 1, 1992
Lead phosphate	7446-27-7	April 1, 1988
Lead subacetate	1335-32-6	October 1, 1989
Leather dust	—	April 29, 2011
Lindane and other hexachlorocyclohexane isomers	—	October 1, 1989
Lynestrenol	52-76-6	February 27, 2001
Malonaldehyde, sodium salt	24382-04-5	May 3, 2011
Mancozeb	8018-01-7	January 1, 1990
Maneb	12427-38-2	January 1, 1990
Marijuana smoke	—	June 19, 2009
Me-A-alpha-C (2-Amino-3-methyl-9H-pyrido[2,3-b]indole)	68006-83-7	January 1, 1990
Medroxyprogesterone acetate	71-58-9	January 1, 1990
Megestrol acetate	595-33-5	March 28, 2014
MeIQ(2-Amino-3,4-dimethylimidazo[4,5-f]quinoline)	77094-11-2	October 1, 1994
MeIQx(2-Amino-3,8-dimethylimidazo[4,5-f]quinoxaline)	77500-04-0	October 1, 1994
Melphalan	148-82-3	February 27, 1987
Mepanipyridin	110235-47-7	July 1, 2008
Merphalan	531-76-0	April 1, 1988
Mestranol	72-33-3	April 1, 1988
Metam potassium	137-41-7	December 31, 2010
Metham sodium	137-42-8	November 6, 1998
8-Methoxypsoralen with ultraviolet A therapy	298-81-7	February 27, 1987
5-Methoxypsoralen with ultraviolet A therapy	484-20-8	October 1, 1988
2-Methylaziridine (Propyleneimine)	75-55-8	January 1, 1988
Methylazoxymethanol	590-96-5	April 1, 1988
Methylazoxymethanol acetate	592-62-1	April 1, 1988
Methyl carbamate	598-55-0	May 15, 1998
3-Methylcholanthrene	56-49-5	January 1, 1990
5-Methylchrysene	3697-24-3	April 1, 1988
4,4' -Methylene bis(2-chloroaniline)	101-14-4	July 1, 1987

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<i>Chemical</i>	<i>CAS Number</i>	<i>Date</i>
4,4' -Methylene bis(N,N-dimethyl)benzenamine	101-61-1	October 1, 1989
4,4' -Methylene bis(2-methylaniline)	838-88-0	April 1, 1988
4,4' -Methylenedianiline	101-77-9	January 1, 1988
4,4' -Methylenedianiline dihydrochloride	13552-44-8	January 1, 1988
Methyleugenol	93-15-2	November 16, 2001
Methylhydrazine and its salts	—	July 1, 1992
2-Methylimidazole	693-98-1	June 22, 2012
4-Methylimidazole	822-36-6	January 7, 2011
Methyl iodide	74-88-4	April 1, 1988
Methyl isobutyl ketone	108-10-1	November 4, 2011
Methylmercury compounds	—	May 1, 1996
Methyl methanesulfonate	66-27-3	April 1, 1988
2-Methyl-1-nitroanthraquinone (of uncertain purity)	129-15-7	April 1, 1988
N-Methyl-N' -nitro-N-nitrosoguanidine	70-25-7	April 1, 1988
N-Methylolacrylamide	924-42-5	July 1, 1990
α -Methyl styrene (alpha-Methylstyrene)	98-83-9	November 2, 2012
Methylthiouracil	56-04-2	October 1, 1989
Metiram	9006-42-2	January 1, 1990
Metronidazole	443-48-1	January 1, 1988
Michler's ketone	90-94-8	January 1, 1988
Mirex	2385-85-5	January 1, 1988
Mitomycin C	50-07-7	April 1, 1988
Mitoxantrone hydrochloride	70476-82-3	January 23, 2015
MON 4660 (dichloroacetyl-1-oxa-4-azaspiro(4,5)-decane)	71526-07-3	March 22, 2011
MON 13900 (furilazole)	121776-33-8	March 22, 2011
3-Monochloropropane-1,2-diol (3-MCPD)	96-24-2	October 8, 2010
Monocrotaline	315-22-0	April 1, 1988
MOPP (vincristine-prednisone-nitrogen mustard-procarbazine mixture)	113803-47-7	November 4, 2011
5-(Morpholinomethyl)-3-[(5-nitro-furfurylidene)-amino]-2-oxazolidinone	139-91-3	April 1, 1988
Mustard Gas	505-60-2	February 27, 1987
MX (3-chloro-4-(dichloromethyl)-5-hydroxy-2(5H)-furanone)	77439-76-0	December 22, 2000
beta-Myrcene	123-35-3	March 27, 2015
Nafenopin	3771-19-5	April 1, 1988
Nalidixic acid	389-08-2	May 15, 1998
Naphthalene	91-20-3	April 19, 2002
1-Naphthylamine	134-32-7	October 1, 1989
2-Naphthylamine	91-59-8	February 27, 1987
Nickel (Metallic)	7440-02-0	October 1, 1989
Nickel acetate	373-02-4	October 1, 1989
Nickel carbonate	3333-67-3	October 1, 1989
Nickel carbonyl	13463-39-3	October 1, 1987
Nickel compounds	—	May 7, 2004
Nickel hydroxide	12054-48-7; 12125-56-3	October 1, 1989
Nickelocene	1271-28-9	October 1, 1989
Nickel oxide	1313-99-1	October 1, 1989
Nickel refinery dust from the pyrometallurgical process	—	October 1, 1987
Nickel subsulfide	12035-72-2	October 1, 1987
Niridazole	61-57-4	April 1, 1988
Nitrapyrin	1929-82-4	October 5, 2005

<i>Chemical</i>	<i>CASNumber</i>	<i>Date</i>
Nitrilotriacetic acid	139-13-9	January 1, 1988
Nitrilotriacetic acid, trisodium salt monohydrate	18662-53-8	April 1, 1989
5-Nitroacenaphthene	602-87-9	April 1, 1988
5-Nitro- <i>o</i> -anisidine <u>Delisted December 8, 2006</u>	99-59-2	October 1, 1989
<i>o</i> -Nitroanisole	91-23-6	October 1, 1992
Nitrobenzene	98-95-3	August 26, 1997
4-Nitrobiphenyl	92-93-3	April 1, 1988
6-Nitrochrysene	7496-02-8	October 1, 1990
Nitrofen (technical grade)	1836-75-5	January 1, 1988
2-Nitrofluorene	607-57-8	October 1, 1990
Nitrofurazone	59-87-0	January 1, 1990
1-[(5-Nitrofurfurylidene)-amino]-2-imidazolidinone	555-84-0	April 1, 1988
N-[4-(5-Nitro-2-furyl)-2-thiazolyl]acetamide	531-82-8	April 1, 1988
Nitrogen mustard (Mechlorethamine)	51-75-2	January 1, 1988
Nitrogen mustard hydrochloride (Mechlorethamine hydrochloride)	55-86-7	April 1, 1988
Nitrogen mustard N-oxide	126-85-2	April 1, 1988
Nitrogen mustard N-oxide hydrochloride	302-70-5	April 1, 1988
Nitromethane	75-52-5	May 1, 1997
2-Nitropropane	79-46-9	January 1, 1988
1-Nitropyrene	5522-43-0	October 1, 1990
4-Nitropyrene	57835-92-4	October 1, 1990
N-Nitrosodi- <i>n</i> -butylamine	924-16-3	October 1, 1987
N-Nitrosodiethanolamine	1116-54-7	January 1, 1988
N-Nitrosodiethylamine	55-18-5	October 1, 1987
N-Nitrosodimethylamine	62-75-9	October 1, 1987
<i>p</i> -Nitrosodiphenylamine	156-10-5	January 1, 1988
N-Nitrosodiphenylamine	86-30-6	April 1, 1988
N-Nitrosodi- <i>n</i> -propylamine	621-64-7	January 1, 1988
N-Nitroso-N-ethylurea	759-73-9	October 1, 1987
3-(N-Nitrosomethylamino)propionitrile	60153-49-3	April 1, 1990
4-(N-Nitrosomethylamino)-1-(3-pyridyl)1-butanone	64091-91-4	April 1, 1990
N-Nitrosomethyl- <i>n</i> -butylamine	7068-83-9	December 26, 2014
N-Nitrosomethyl- <i>n</i> -decylamine	75881-22-0	December 26, 2014
N-Nitrosomethyl- <i>n</i> -dodecylamine	55090-44-3	December 26, 2014
N-Nitrosomethylethylamine	10595-95-6	October 1, 1989
N-Nitrosomethyl- <i>n</i> -heptylamine	16338-99-1	December 26, 2014
N-Nitrosomethyl- <i>n</i> -hexylamine	28538-70-7	December 26, 2014
N-Nitrosomethyl- <i>n</i> -nonylamine	75881-19-5	December 26, 2014
N-Nitrosomethyl- <i>n</i> -octylamine	34423-54-6	December 26, 2014
N-Nitrosomethyl- <i>n</i> -pentylamine	13256-07-0	December 26, 2014
N-Nitrosomethyl- <i>n</i> -propylamine	924-46-9	December 26, 2014
N-Nitrosomethyl- <i>n</i> -tetradecylamine	75881-20-8	December 26, 2014
N-Nitrosomethyl- <i>n</i> -undecylamine	68107-26-6	December 26, 2014
N-Nitroso-N-methylurea	684-93-5	October 1, 1987
N-Nitroso-N-methylurethane	615-53-2	April 1, 1988
N-Nitrosomethylvinylamine	4549-40-0	January 1, 1988
N-Nitrosomorpholine	59-89-2	January 1, 1988
N-Nitrosornicotine	16543-55-8	January 1, 1988
N-Nitrosopiperidine	100-75-4	January 1, 1988
N-Nitrosopyrrolidine	930-55-2	October 1, 1987
N-Nitrososarcosine	13256-22-9	January 1, 1988
<i>o</i> -Nitrotoluene	88-72-2	May 15, 1998
Norethisterone (Norethindrone)	68-22-4	October 1, 1989

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Norethynodrel	68-23-5	February 27, 2001
Ochratoxin A	303-47-9	July 1, 1990
Oil Orange SS	2646-17-5	April 1, 1988
Oral contraceptives, combined	—	October 1, 1989
Oral contraceptives, sequential	—	October 1, 1989
Oryzalin	19044-88-3	September 12, 2008
Oxadiazon	19666-30-9	July 1, 1991
Oxazepam	604-75-1	October 1, 1994
Oxymetholone	434-07-1	January 1, 1988
Oxythioquinox (Chinomethionat)	2439-01-2	August 20, 1999
Palygorskite fibers (> 5µm in length)	12174-11-7	December 28, 1999
Panfuran S	794-93-4	January 1, 1988
Pentachlorophenol	87-86-5	January 1, 1990
Pentosan polysulfate sodium	—	April 18, 2014
Phenacetin	62-44-2	October 1, 1989
Phenazopyridine	94-78-0	January 1, 1988
Phenazopyridine hydrochloride	136-40-3	January 1, 1988
Phenesterin	3546-10-9	July 1, 1989
Phenobarbital	50-06-6	January 1, 1990
Phenolphthalein	77-09-8	May 15, 1998
Phenoxybenzamine	59-96-1	April 1, 1988
Phenoxybenzamine hydrochloride	63-92-3	April 1, 1988
<i>o</i> -Phenylenediamine and its salts	95-54-5	May 15, 1998
Phenyl glycidyl ether	122-60-1	October 1, 1990
Phenylhydrazine and its salts	—	July 1, 1992
<i>o</i> -Phenylphenate, sodium	132-27-4	January 1, 1990
<i>o</i> -Phenylphenol	90-43-7	August 4, 2000
PhiP(2-Amino-1-methyl-6-phenylimidazol[4,5-b]pyridine)	105650-23-5	October 1, 1994
Pioglitazone	111025-46-8	April 18, 2014
Polybrominated biphenyls	—	January 1, 1988
Polychlorinated biphenyls	—	October 1, 1989
Polychlorinated biphenyls (containing 60 or more percent chlorine by molecular weight)	—	January 1, 1988
Polychlorinated dibenzo-p-dioxins	—	October 1, 1992
Polychlorinated dibenzofurans	—	October 1, 1992
Polygeenan	53973-98-1	January 1, 1988
Ponceau MX	3761-53-3	April 1, 1988
Ponceau 3R	3564-09-8	April 1, 1988
Potassium bromate	7758-01-2	January 1, 1990
Primidone	125-33-7	August 20, 1999
Procarbazine	671-16-9	January 1, 1988
Procarbazine hydrochloride	366-70-1	January 1, 1988
Procymidone	32809-16-8	October 1, 1994
Progesterone	57-83-0	January 1, 1988
Pronamide	23950-58-5	May 1, 1996
Propachlor	1918-16-7	February 27, 2001
1,3-Propane sultone	1120-71-4	January 1, 1988
Propargite	2312-35-8	October 1, 1994
beta-Propiolactone	57-57-8	January 1, 1988
Propoxur	114-26-1	August 11, 2006
Propylene glycol mono- <i>t</i> -butyl ether	57018-52-7	June 11, 2004
Propylene oxide	75-56-9	October 1, 1988

<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
Propylthiouracil	51-52-5	January 1, 1988
Pulegone	89-82-7	April 18, 2014
Pymetrozine	123312-89-0	March 22, 2011
Pyridine	110-86-1	May 17, 2002
Quinoline and its strong acid salts	—	October 24, 1997
Radionuclides	—	July 1, 1989
Reserpine	50-55-5	October 1, 1989
Residual (heavy) fuel oils	—	October 1, 1990
Resmethrin	10453-86-8	July 1, 2008
Riddelliine	23246-96-0	December 3, 2004
Saccharin Delisted April 6, 2001	81-07-2	October 1, 1989
Saccharin, sodium Delisted January 17, 2003	128-44-9	January 1, 1988
Safrole	94-59-7	January 1, 1988
Salted fish, Chinese-style	—	April 29, 2011
Selenium sulfide	7446-34-6	October 1, 1989
Shale-oils	68308-34-9	April 1, 1990
Silica, crystalline (airborne particles of respirable size)	—	October 1, 1988
Soots, tars, and mineral oils (untreated and mildly treated oils and used engine oils)	—	February 27, 1987
Spirodiclofen	148477-71-8	October 8, 2010
Spironolactone	52-01-7	May 1, 1997
Stanozolol	10418-03-8	May 1, 1997
Sterigmatocystin	10048-13-2	April 1, 1988
Streptozotocin (streptozocin)	18883-66-4	January 1, 1988
Strong inorganic acid mists containing sulfuric acid	—	March 14, 2003
Styrene oxide	96-09-3	October 1, 1988
Sulfallate	95-06-7	January 1, 1988
Sulfasalazine (Salicylazosulfapyridine)	599-79-1	May 15, 1998
Talc containing asbestiform fibers	—	April 1, 1990
Tamoxifen and its salts	10540-29-1	September 1, 1996
Terrazole	2593-15-9	October 1, 1994
Testosterone and its esters	58-22-0	April 1, 1988
3,3',4,4'-Tetrachloroazobenzene	14047-09-7	July 24, 2012
2,3,7,8-Tetrachlorodibenzo-para-dioxin (TCDD)	1746-01-6	January 1, 1988
1,1,1,2-Tetrachloroethane	630-20-6	September 13, 2013
1,1,2,2-Tetrachloroethane	79-34-5	July 1, 1990
Tetrachloroethylene (Perchloroethylene)	127-18-4	April 1, 1988
p-a,a,a-Tetrachlorotoluene	5216-25-1	January 1, 1990
Tetrafluoroethylene	116-14-3	May 1, 1997
Tetranitromethane	509-14-8	July 1, 1990
Thioacetamide	62-55-5	January 1, 1988
4,4'-Thiodianiline	139-65-1	April 1, 1988
Thiodicarb	59669-26-0	August 20, 1999
Thiouracil	141-90-2	June 11, 2004
Thiourea	62-56-6	January 1, 1988
Thorium dioxide	1314-20-1	February 27, 1987
Titanium dioxide (airborne, unbound particles of respirable size)	—	September 2, 2011
Tobacco, oral use of smokeless products	—	April 1, 1988
Tobacco smoke	—	April 1, 1988
Toluene diisocyanate	26471-62-5	October 1, 1989
ortho-Toluidine	95-53-4	January 1, 1988
ortho-Toluidine hydrochloride	636-21-5	January 1, 1988

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<u>Chemical</u>	<u>CAS Number</u>	<u>Date</u>
para-Toluidine <u>Delisted October 29, 1999</u>	106-49-0	January 1, 1990
Toxaphene (Polychlorinated camphenes)	8001-35-2	January 1, 1988
Toxins derived from <i>Fusarium moniliforme</i> (<i>Fusarium verticillioides</i>)	—	August 7, 2009
Treosulfan	299-75-2	February 27, 1987
Triamterene	396-01-0	April 18, 2014
S,S,S-Tributyl phosphorotrithioate (Tribufos, DEF)	78-48-8	February 25, 2011
Trichlormethine (Trimustine hydrochloride)	817-09-4	January 1, 1992
Trichloroacetic acid	76-03-9	September 13, 2013
Trichloroethylene	79-01-6	April 1, 1988
2,4,6-Trichlorophenol	88-06-2	January 1, 1988
1,2,3-Trichloropropane	96-18-4	October 1, 1992
Trimethyl phosphate	512-56-1	May 1, 1996
2,4,5-Trimethylaniline and its strong acid salts	—	October 24, 1997
2,4,6-Trinitrotoluene (TNT)	118-96-7	December 19, 2008
Triphenyltin hydroxide	76-87-9	July 1, 1992
Tris(aziridinyl)-para-benzoquinone (Triaziqunone) <u>Delisted December 8, 2006</u>	68-76-8	October 1, 1989
Tris(1-aziridinyl)phosphine sulfide (Thiotepa)	52-24-4	January 1, 1988
Tris(2-chloroethyl) phosphate	115-96-8	April 1, 1992
Tris(2,3-dibromopropyl)phosphate	126-72-7	January 1, 1988
Tris(1,3-dichloro-2-propyl) phosphate (TDCPP)	13674-87-8	October 28, 2011
Trp-P-1 (Tryptophan-P-1)	62450-06-0	April 1, 1988
Trp-P-2 (Tryptophan-P-2)	62450-07-1	April 1, 1988
Trypan blue (commercial grade)	72-57-1	October 1, 1989
Unleaded gasoline (wholly vaporized)	—	April 1, 1988
Uracil mustard	66-75-1	April 1, 1988
Urethane (Ethyl carbamate)	51-79-6	January 1, 1988
Vanadium pentoxide (orthorhombic crystalline form)	1314-62-1	February 11, 2005
Vinclozolin	50471-44-8	August 20, 1999
Vinyl bromide	593-60-2	October 1, 1988
Vinyl chloride	75-01-4	February 27, 1987
4-Vinylcyclohexene	100-40-3	May 1, 1996
4-Vinyl-1-cyclohexene diepoxide (Vinyl cyclohexene dioxide)	106-87-6	July 1, 1990
Vinyl fluoride	75-02-5	May 1, 1997
Vinyl trichloride (1,1,2-Trichloroethane)	79-00-5	October 1, 1990
Wood dust	—	December 18, 2009
2,6-Xylidine (2,6-Dimethylaniline)	87-62-7	January 1, 1991
Zalcitabine	7481-89-2	August 7, 2009
Zidovudine (AZT)	30516-87-1	December 18, 2009
Zileuton	111406-87-2	December 22, 2000
Zineb <u>Delisted October 29, 1999</u>	12122-67-7	January 1, 1990

CHEMICALS KNOWN TO THE STATE TO CAUSE REPRODUCTIVE TOXICITY

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Acetazolamide	developmental	59-66-5	August 20, 1999
Acetohydroxamic acid	developmental	546-88-3	April 1, 1990
Acrylamide	developmental, male	79-06-1	February 25, 2011
Actinomycin D	developmental	50-76-0	October 1, 1992

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
All-trans retinoic acid	developmental	302-79-4	January 1, 1989
Alprazolam	developmental	28981-97-7	July 1, 1990
Altretamine	developmental, male	645-05-6	August 20, 1999
Amantadine hydrochloride	developmental	665-66-7	February 27, 2001
Amikacin sulfate	developmental	39831-55-5	July 1, 1990
Aminoglutethimide	developmental	125-84-8	July 1, 1990
tert-Amyl methyl ether	developmental	994-05-8	December 18, 2009
<u>Delisted December 13, 2013</u>			
Aminoglycosides	developmental	—	October 1, 1992
Aminopterin	developmental, female	54-62-6	July 1, 1987
Amiodarone hydrochloride	developmental, female, male	19774-82-4	August 26, 1997
Amitraz	developmental	33089-61-1	March 30, 1999
Amoxapine	developmental	14028-44-5	May 15, 1998
Anabolic steroids	female, male	—	April 1, 1990
Angiotensin converting enzyme (ACE) inhibitors	developmental	—	October 1, 1992
Anisindione	developmental	117-37-3	October 1, 1992
Arsenic (inorganic oxides)	developmental	—	May 1, 1997
Aspirin (NOTE: It is especially important not to use aspirin during the last three months of pregnancy, unless specifically directed to do so by a physician because it may cause problems in the unborn child or complications during delivery.)	developmental, female	50-78-2	July 1, 1990
Atenolol	developmental	29122-68-7	August 26, 1997
Auranofin	developmental	34031-32-8	January 29, 1999
Avermectin B1 (Abamectin)	developmental	71751-41-2	December 3, 2010
Azathioprine	developmental	446-86-6	September 1, 1996
Barbiturates	developmental	—	October 1, 1992
Beclomethasone dipropionate	developmental	5534-09-8	May 15, 1998
Benomyl	developmental, male	17804-35-2	July 1, 1991
Benzene	developmental, male	71-43-2	December 26, 1997
Benzodiazepines	developmental	—	October 1, 1992
Benzphetamine hydrochloride	developmental	5411-22-3	April 1, 1990
Bischloroethyl nitrosourea (BCNU) (Carmustine)	developmental	154-93-8	July 1, 1990
Bisphenol A (BPA)	female	80-05-7	May 11, 2015
Bisphenol A (BPA)	developmental	80-05-7	April 11, 2013
<u>Delisted April 19, 2013</u>			
Bromacil lithium salt	developmental male	53404-19-6	May 18, 1999 January 17, 2003
1-Bromopropane	developmental, female, male	106-94-5	December 7, 2004
2-Bromopropane	female, male	75-26-3	May 31, 2005
Bromoxynil	developmental	1689-84-5	October 1, 1990
Bromoxynil octanoate	developmental	1689-99-2	May 18, 1999
Butabarbital sodium	developmental	143-81-7	October 1, 1992
1,3-Butadiene	developmental, female, male	106-99-0	April 16, 2004
1,4-Butanediol dimethane-sulfonate (Busulfan)	developmental	55-98-1	January 1, 1989

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<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Butyl benzyl phthalate (BBP)	developmental	85-68-7	December 2, 2005
n-Butylglycidylether	male	2426-08-6	August 7, 2009
<u>Delisted April 4, 2014</u>			
Cadmium	developmental, male	—	May 1, 1997
Carbamazepine	developmental	298-46-4	January 29, 1999
Carbaryl	developmental, female, male	63-25-2	August 7, 2009
Carbon disulfide	developmental, female, male	75-15-0	July 1, 1989
Carbon monoxide	developmental	630-08-0	July 1, 1989
Carboplatin	developmental	41575-94-4	July 1, 1990
Chenodiol	developmental	474-25-9	April 1, 1990
Chlorambucil	developmental	305-03-3	January 1, 1989
Chlorcyclizine hydrochloride	developmental	1620-21-9	July 1, 1987
Chlordecone (Kepone)	developmental	143-50-0	January 1, 1989
Chlordiazepoxide	developmental	58-25-3	January 1, 1992
Chlordiazepoxide hydrochloride	developmental	438-41-5	January 1, 1992
1-(2-Chloroethyl)-3-cyclohexyl-1-nitrosourea (CCNU) (Lomustine)	developmental	13010-47-4	July 1, 1990
Chloroform	developmental	67-66-3	August 7, 2009
2-Chloropropionic acid	male	598-78-7	August 7, 2009
Chlorsulfuron	developmental, female, male	64902-72-3	May 14, 1999
<u>Delisted June 6, 2014</u>			
Chromium (hexavalent compounds)	developmental, female, male	—	December 19, 2008
Cidofovir	developmental, female, male	113852-37-2	January 29, 1999
Cladribine	developmental	4291-63-8	September 1, 1996
Clarithromycin	developmental	81103-11-9	May 1, 1997
Clobetasol propionate	developmental, female	25122-46-7	May 15, 1998
Clomiphene citrate	developmental	50-41-9	April 1, 1990
Clorazepate dipotassium	developmental	57109-90-7	October 1, 1992
Cocaine	developmental, female	50-36-2	July 1, 1989
Codeine phosphate	developmental	52-28-8	May 15, 1998
Colchicine	developmental, male	64-86-8	October 1, 1992
Conjugated estrogens	developmental	—	April 1, 1990
Cyanazine	developmental	21725-46-2	April 1, 1990
Cycloate	developmental	1134-23-2	March 19, 1999
Cyclohexanol	male	108-93-0	November 6, 1998
<u>Delisted January 25, 2002</u>			
Cycloheximide	developmental	66-81-9	January 1, 1989
Cyclophosphamide (anhydrous)	developmental, female, male	50-18-0	January 1, 1989
Cyclophosphamide (hydrated)	developmental, female, male	6055-19-2	January 1, 1989
Cyhexatin	developmental	13121-70-5	January 1, 1989
Cytarabine	developmental	147-94-4	January 1, 1989
Dacarbazine	developmental	4342-03-4	January 29, 1989
Danazol	developmental	17230-88-5	April 1, 1990
Daunorubicin hydrochloride	developmental	23541-50-6	July 1, 1990
2,4-D butyric acid	developmental, male	94-82-6	June 18, 1999
o,p' -DDT	developmental, female, male	789-02-6	May 15, 1998
p,p' -DDT	developmental, female, male	50-29-3	May 15, 1998
2,4DP (dichloroprop)	developmental	120-36-5	April 27, 1999
<u>Delisted January 25, 2002</u>			

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Demeclocycline hydrochloride (internal use)	developmental	64-73-3	January 1, 1992
Diazepam	developmental	439-14-5	January 1, 1992
Diazoxide	developmental	364-98-7	February 27, 2001
1,2-Dibromo-3-chloropropane (DBCP)	male	96-12-8	February 27, 1987
Di- <i>n</i> -butyl phthalate (DBP)	developmental, female, male	84-74-2	December 2, 2005
Dichloroacetic acid	developmental, male	79-43-6	August 7, 2009
1,1-Dichloro-2,2-bis(<i>p</i> -chlorophenyl) ethylene (DDE)	developmental, male	72-55-9	March 30, 2010
Dichlorophene	developmental	97-23-4	April 27, 1999
Dichlorphenamide	developmental	120-97-8	February 27, 2001
Diclofop methyl	developmental	51338-27-3	March 5, 1999
Dicumarol	developmental	66-76-2	October 1, 1992
Di(2-ethylhexyl)phthalate (DEHP)	developmental, male	117-81-7	October 24, 2003
Diethylstilbestrol (DES)	developmental	56-53-1	July 1, 1987
Diflunisal	developmental, female	22494-42-4	January 29, 1999
Diglycidyl ether	male	2238-07-5	August 7, 2009
<u>Delisted April 4, 2014</u>			
Di- <i>n</i> -hexyl phthalate (DnHP)	female, male	84-75-3	December 2, 2005
Dihydroergotamine mesylate	developmental	6190-39-2	May 1, 1997
Di- <i>i</i> -isodecyl phthalate (DIDP)	developmental	68515-49-1/ 26761-40-0	April 20, 2007
Diltiazem hydrochloride	developmental	33286-22-5	February 27, 2001
N,N-Dimethylacetamide	developmental, male	127-19-5	May 21, 2010
<i>m</i> -Dinitrobenzene	male	99-65-0	July 1, 1990
<i>o</i> -Dinitrobenzene	male	528-29-0	July 1, 1990
<i>p</i> -Dinitrobenzene	male	100-25-4	July 1, 1990
2,4-Dinitrotoluene	male	121-14-2	August 20, 1999
2,6-Dinitrotoluene	male	606-20-2	August 20, 1999
Dinitrotoluene (technical grade)	female, male	—	August 20, 1999
Dinocap	developmental	39300-45-3	April 1, 1990
Dinoseb	developmental, male	88-85-7	January 1, 1989
Diphenylhydantoin (Phenytoin)	developmental	57-41-0	July 1, 1987
Disodium cyanodithioimidocarbonate	developmental	138-93-2	March 30, 1999
Doxorubicin hydrochloride (Adriamycin)	developmental, male	25316-40-9	January 29, 1999
Doxycycline (internal use)	developmental	564-25-0	July 1, 1990
Doxycycline calcium (internal use)	developmental	94088-85-4	January 1, 1992
Doxycycline hyclate (internal use)	developmental	24390-14-5	October 1, 1991
Doxycycline monohydrate (internal use)	developmental	17086-28-1	October 1, 1991
Endrin	developmental	72-20-8	May 15, 1998
Environmental tobacco smoke (ETS)	developmental	—	June 9, 2006
Epichlorohydrin	male	106-89-8	September 1, 1996
Ergotamine tartrate	developmental	379-79-3	April 1, 1990
Estropipate	developmental	7280-37-7	August 26, 1997
Ethionamide	developmental	536-33-4	August 26, 1997
Ethyl alcohol in alcoholic beverages	developmental	—	October 1, 1987

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<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Ethyl-tert-butyl ether <u>Delisted December 13, 2013</u>	male	637-92-3	December 18, 2009
Ethyl dipropylthiocarbamate	developmental	759-94-4	April 27, 1999
Ethylene dibromide	developmental, male	106-93-4	May 15, 1998
<u>Ethylene glycol (ingested)</u>	<u>developmental</u>	<u>107-21-1</u>	<u>June 19, 2015</u>
Ethylene glycol monoethyl ether	developmental, male	110-80-5	January 1, 1989
Ethylene glycol monomethyl ether	developmental, male	109-86-4	January 1, 1989
Ethylene glycol monoethyl ether acetate	developmental, male	111-15-9	January 1, 1993
Ethylene glycol monomethyl ether acetate	developmental, male	110-49-6	January 1, 1993
Ethylene oxide	female	75-21-8	February 27, 1987
	developmental, male		August 7, 2009
Ethylene thiourea	developmental	96-45-7	January 1, 1993
2-Ethylhexanoic acid <u>Delisted December 13, 2013</u>	developmental	149-57-5	August 7, 2009
Etodolac	developmental, female	41340-25-4	August 20, 1999
Etoposide	developmental	33419-42-0	July 1, 1990
Etretinate	developmental	54350-48-0	July 1, 1987
Fenoxaprop ethyl	developmental	66441-23-4	March 26, 1999
Filgrastim	developmental	121181-53-1	February 27, 2001
Fluazifop butyl	developmental	69806-50-4	November 6, 1998
Flunisolide	developmental, female	3385-03-3	May 15, 1998
Fluorouracil	developmental	51-21-8	January 1, 1989
Fluoxymesterone	developmental	76-43-7	April 1, 1998
Flurazepam hydrochloride	developmental	1172-18-5	October 1, 1992
Flurbiprofen	developmental, female	5104-49-4	August 20, 1999
Flutamide	developmental	13311-84-7	July 1, 1990
Fluticasone propionate	developmental	80474-14-2	May 15, 1998
Fluvalinate	developmental	69409-94-5	November 6, 1998
Ganciclovir	developmental, male	82410-32-0	August 26, 1997
Ganciclovir sodium	developmental, male	107910-75-8	August 26, 1997
Gemfibrozil	female, male	25812-30-0	August 20, 1999
Goserelin acetate	developmental, female, male	65807-02-5	August 26, 1997
Halazepam	developmental	23092-17-3	July 1, 1990
Halobetasol propionate	developmental	66852-54-8	August 20, 1999
Haloperidol	developmental, female	52-86-8	January 29, 1999
Halothane	developmental	151-67-7	September 1, 1996
Heptachlor	developmental	76-44-8	August 20, 1999
Hexachlorobenzene	developmental	118-74-1	January 1, 1989
Hexafluoroacetone	<u>developmental</u> , male	684-16-2	August 1, 2008
Hexamethylphosphoramide	male	680-31-9	October 1, 1994
Histrelin acetate	developmental	—	May 15, 1998
Hydramethylnon	developmental, male	67485-29-4	March 5, 1999
Hydrogen cyanide (HCN) and cyanide salts (CN salts)	male		July 5, 2013
Hydroxyurea	developmental	127-07-1	May 1, 1997
Idarubicin hydrochloride	developmental, male	57852-57-0	August 20, 1999
Ifosfamide	developmental	3778-73-2	July 1, 1990

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Iodine-131	developmental	10043-66-0	January 1, 1989
Isotretinoin	developmental	4759-48-2	July 1, 1987
Lead	developmental, female, male	—	February 27, 1987
Leuprolide acetate	developmental, female, male	74381-53-6	August 26, 1997
Levodopa	developmental	59-92-7	January 29, 1999
Levonorgestrel implants	female	797-63-7	May 15, 1998
Linuron	developmental	330-55-2	March 19, 1999
Lithium carbonate	developmental	554-13-2	January 1, 1991
Lithium citrate	developmental	919-16-4	January 1, 1991
Lorazepam	developmental	846-49-1	July 1, 1990
Lovastatin	developmental	75330-75-5	October 1, 1992
Mebendazole	developmental	31431-39-7	August 20, 1999
Medroxyprogesterone acetate	developmental	71-58-9	April 1, 1990
Megestrol acetate	developmental	595-33-5	January 1, 1991
Melphalan	developmental	148-82-3	July 1, 1990
Menotropins	developmental	9002-68-0	April 1, 1990
Meprobamate	developmental	57-53-4	January 1, 1992
Mercaptopurine	developmental	6112-76-1	July 1, 1990
Mercury and mercury compounds	developmental	—	July 1, 1990
Methacycline hydrochloride	developmental	3963-95-9	January 1, 1991
Metham sodium	developmental	137-42-8	May 15, 1998
Methanol	developmental	67-56-1	March 16, 2012
Methazole	developmental	20354-26-1	December 1, 1999
Methimazole	developmental	60-56-0	July 1, 1990
Methotrexate	developmental	59-05-2	January 1, 1989
Methotrexate sodium	developmental	15475-56-6	April 1, 1990
Methyl bromide as a structural fumigant	developmental	74-83-9	January 1, 1993
Methyl n-butyl ketone	male	591-78-6	August 7, 2009
Methyl chloride	developmental male	74-87-3	March 10, 2000 August 7, 2009
Methyl isobutyl ketone (MIBK)	developmental	108-10-1	March 28, 2014
Methyl isocyanate (MIC)	developmental, female	624-83-9	November 12, 2010
Methylisopropyl ketone	developmental	563-80-4	February 17, 2012
<u>Delisted April 4, 2014</u>			
Methyl mercury	developmental	—	July 1, 1987
N-Methylpyrrolidone	developmental	872-50-4	June 15, 2001
α -Methylstyrene	female	98-83-9	July 29, 2011
<u>Delisted April 4, 2014</u>			
Methyltestosterone	developmental	58-18-4	April 1, 1990
Metiram	developmental	9006-42-2	March 30, 1999
Midazolam hydrochloride	developmental	59467-96-8	July 1, 1990
Minocycline hydrochloride (internal use)	developmental	13614-98-7	January 1, 1992
Misoprostol	developmental	59122-46-2	April 1, 1990
Mitoxantrone hydrochloride	developmental	70476-82-3	July 1, 1990
Molinate	developmental, female, male	2212-67-1	December 11, 2009
Myclobutanil	developmental, male	88671-89-0	April 16, 1999
Nabam	developmental	142-59-6	March 30, 1999
Nafarelin acetate	developmental	86220-42-0	April 1, 1990

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<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Neomycin sulfate (internal use)	developmental	1405-10-3	October 1, 1992
Netilmicin sulfate	developmental	56391-57-2	July 1, 1990
Nickel carbonyl	developmental	13463-39-3	September 1, 1996
Nicotine	developmental	54-11-5	April 1, 1990
Nifedipine	developmental, female, male	21829-25-4	January 29, 1999
Nimodipine	developmental	66085-59-4	April 24, 2001
Nitrapyrin	developmental	1929-82-4	March 30, 1999
Nitrobenzene	male	98-95-3	March 30, 2010
Nitrofurantoin	male	67-20-9	April 1, 1991
Nitrogen mustard (Mechlorethamine)	developmental	51-75-2	January 1, 1989
Nitrogen mustard hydrochloride (Mechlorethamine hydrochloride)	developmental	55-86-7	July 1, 1990
Nitrous oxide	developmental, female	10024-97-2	August 1, 2008
Norethisterone (Norethindrone)	developmental	68-22-4	April 1, 1990
Norethisterone acetate (Norethindrone acetate)	developmental	51-98-9	October 1, 1991
Norethisterone (Norethindrone) /Ethinyl estradiol	developmental	68-22-4/ 57-63-6	April 1, 1990
Norethisterone (Norethindrone)/Mestranol	developmental	68-22-4/ 72-33-3	April 1, 1990
Norgestrel	developmental	6533-00-2	April 1, 1990
Oxadiazon	developmental	19666-30-9	May 15, 1998
Oxazepam	developmental	604-75-1	October 1, 1992
p,p'-Oxybis(benzenesulfonylhydrazide) <u>Delisted December 13, 2013</u>	developmental	80-51-3	August 7, 2009
Oxydemeton methyl	female, male	301-12-2	November 6, 1998
Oxymetholone	developmental	434-07-1	May 1, 1997
Oxytetracycline (internal use)	developmental	79-57-2	January 1, 1991
Oxytetracycline hydrochloride (internal use)	developmental	2058-46-0	October 1, 1991
Oxythioquinox (Chinomethionat)	developmental	2439-01-2	November 6, 1998
Paclitaxel	developmental, female, male	33069-62-4	August 26, 1997
Paramethadione	developmental	115-67-3	July 1, 1990
Penicillamine	developmental	52-67-5	January 1, 1991
Pentobarbital sodium	developmental	57-33-0	July 1, 1990
Pentostatin	developmental	53910-25-1	September 1, 1996
Phenacemide	developmental	63-98-9	July 1, 1990
Phenprocoumon	developmental	435-97-2	October 1, 1992
Phenyl glycidyl ether <u>Delisted April 4, 2014</u>	male	122-60-1	August 7, 2009
Phenylphosphine	developmental male	638-21-1	August 7, 2009
Pimozide	developmental, female	2062-78-4	August 20, 1999
Pipobroman	developmental	54-91-1	July 1, 1990
Plicamycin	developmental	18378-89-7	April 1, 1990
Polybrominated biphenyls	developmental	—	October 1, 1994

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<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Polychlorinated biphenyls	developmental	—	January 1, 1991
Potassium dimethyldithiocarbamate	developmental	128-03-0	March 30, 1999
Pravastatin sodium	developmental	81131-70-6	March 3, 2000
Prednisolone sodium phosphate	developmental	125-02-0	August 20, 1999
Procarbazine hydrochloride	developmental	366-70-1	July 1, 1990
Propargite	developmental	2312-35-8	June 15, 1999
Propylthiouracil	developmental	51-52-5	July 1, 1990
Pyrimethamine	developmental	58-14-0	January 29, 1999
Quazepam	developmental	36735-22-5	August 26, 1997
Quizalofop-ethyl	male	76578-14-8	December 24, 1999
Resmethrin	developmental	10453-86-8	November 6, 1998
Retinol/retinyl esters, when in daily dosages in excess of 10,000 IU, or 3,000 retinol equivalents. (NOTE: Retinol/retinyl esters are required and essential for maintenance of normal reproductive function. The recommended daily level during pregnancy is 8,000 IU.)	developmental	—	July 1, 1989
Ribavirin	developmental male	36791-04-5 36791-04-5	April 1, 1990 February 27, 2001
Rifampin	developmental, female	13292-46-1	February 27, 2001
Secobarbital sodium	developmental	309-43-3	October 1, 1992
Sermorelin acetate	developmental	—	August 20, 1999
Sodium dimethyldithiocarbamate	developmental	128-04-1	March 30 1999
Sodium fluoroacetate	male	62-74-8	November 6, 1998
Streptomycin sulfate	developmental	3810-74-0	January 1, 1991
Streptozocin (streptozotocin)	developmental, female, male	18883-66-4	August 20, 1999
Sulfasalazine (Salicylazosulfapyridine)	male	599-79-1	January 29, 1999
Sulfur dioxide	developmental	7446-09-5	July 29, 2011
Sulindac	developmental, female	38194-50-2	January 29, 1999
Tamoxifen citrate	developmental	54965-24-1	July 1, 1990
Temazepam	developmental	846-50-4	April 1, 1990
Teniposide	developmental	29767-20-2	September 1, 1996
Terbacil	developmental	5902-51-2	May 18, 1999
Testosterone cypionate	developmental	58-20-8	October 1, 1991
Testosterone enanthate	developmental	315-37-7	April 1, 1990
2,3,7,8-Tetrachlorodibenzo-para-dioxin (TCDD)	developmental	1746-01-6	April 1, 1991
Tetracycline (internal use)	developmental	60-54-8	October 1, 1991
Tetracyclines (internal use)	developmental	—	October 1, 1992
Tetracycline hydrochloride (internal use)	developmental	64-75-5	January 1, 1991
Thalidomide	developmental	50-35-1	July 1, 1987
Thioguanine	developmental	154-42-7	July 1, 1990
Thiophanate methyl	female, male	23564-05-8	May 18, 1999
Tobacco smoke (primary)	developmental, female, male	—	April 1, 1988
Tobramycin sulfate	developmental	49842-07-1	July 1, 1990
Toluene	developmental female	108-88-3	January 1, 1991 August 7, 2009

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Triadimefon	developmental, female, male	43121-43-3	March 30, 1999
Triazolam	developmental	28911-01-5	April 1, 1990
Tributyltin methacrylate	developmental	2155-70-6	December 1, 1999
Trichloroethylene	developmental, male	79-01-6	January 31, 2014
Trientine hydrochloride	developmental	38260-01-4	February 27, 2001
Triforine	developmental	26644-46-2	June 18, 1999
1,3,5-Triglycidyl-s-triazinetriene <u>Delisted December 13, 2013</u>	male	2451-62-9	August 7, 2009
Trilostane	developmental	13647-35-3	April 1, 1990
Trimethadione	developmental	127-48-0	January 1, 1991
Trimetrexate glucuronate	developmental	82952-64-5	August 26, 1997
Triphenyltin hydroxide	developmental	76-87-9	March 18, 2002
Uracil mustard	developmental, female, male	66-75-1	January 1, 199
Urethane	developmental	51-79-6	October 1, 1994
Urofollitropin	developmental	97048-13-0	April 1, 1990
Valproate (Valproic acid)	developmental	99-66-1	July 1, 1987
Vinblastine sulfate	developmental	143-67-9	July 1, 1990
Vinclozolin	developmental	50471-44-8	May 15, 1998
Vincristine sulfate	developmental	2068-78-2	July 1, 1990
4-Vinylcyclohexene	female, male	100-40-03	August 7, 2009
Vinyl cyclohexene dioxide (4-Vinyl-1-cyclohexene diepoxide)	female, male	106-87-6	August 1, 2008
Warfarin	developmental	81-81-2	July 1, 1987
Zileuton	developmental, female	111406-87-2	December 22, 2000

Date: June 19, 2015

DISAPPROVAL DECISION

DECISION OF DISAPPROVAL OF REGULATORY ACTION

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

DEPARTMENT OF JUSTICE

State of California Office of Administrative Law

In re: Department of Justice

Regulatory Action:

Title 11, California Code of Regulations

Amend sections: 999.5(i)

DECISION OF PARTIAL DISAPPROVAL OF REGULATORY ACTION

Government Code Section 11349.3

OAL Matter Number: 2015-0420-03

OAL Matter Type: Regular (S)

SUMMARY OF REGULATORY ACTION

On April 20, 2015, the Department of Justice (Department) submitted a rulemaking action for review by the Office of Administrative Law (OAL). The rulemaking action proposed amendments to section 999.5 of title 11 of the California Code of Regulations (CCR). Section 999.5 establishes procedures, criteria, and requirements for proposed agreements or transactions that include asset transfers or transfers of control of as-

sets pertaining to health facilities owned by nonprofit public benefit corporations, as more fully specified in Corporations Code sections 5914(a)(1) and 5920(a)(1). Pursuant to Corporations Code section 5914 et seq. and section 5920 et seq., the Attorney General has authority to review proposed agreements or transactions of specified health facilities and consent to, give conditional consent to, or not consent to a proposed agreement or transaction. Existing law requires health facilities anticipating entering into an agreement or transaction to provide notice and sufficient information to the Attorney General to allow the Attorney General to evaluate and decide whether to consent to the proposed agreement or transaction.

The proposed amendments to section 999.5 primarily address the specific information to be provided to the Attorney General and increase public access to information related to the proposed agreement or transaction. Of particular importance to this decision, the Department proposed a new subdivision (i) to section 999.5, which, in the second sentence, would have reserved a right with the Attorney General to require a transferee to a health facility transaction, which the Attorney General consented to or conditionally consented to, to fulfill all representations made during the application process, including those regarding types or levels of medical services.

DECISION

On June 2, 2015, OAL approved all amendments to section 999.5 but disapproved the addition of subdivision (i) because it failed to meet the clarity standard pursuant to Government Code section 11349.1.

CONCLUSION

For the reasons set forth above, OAL disapproved subdivision (i) of section 999.5. Pursuant to Government Code section 11349.4, the Department has 120 days from the date of this decision to resubmit the rule-making action with all clarity issues resolved as discussed above. If you have any questions, please contact me at (916) 323-6809.

Date: June 8, 2015

Richard L. Smith
Senior Attorney
FOR: DEBRAM. CORNEZ
Director

Original: Kamala D. Harris
Copy: Melan Noble

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH SECRETARY OF STATE

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

File# 2015-0512-03
BOARD OF PSYCHOLOGY
Examinations

Through this regular rulemaking, the Board of Psychology (the "Board") is amending sections 1388, 1388.6, 1389, and 1392 in Title 16 in the California Code of Regulations. The Board is amending these sections in Title 16 to change the California-specific licensing exam from the California Psychology Supplemental Examination to the California Psychology Law and Ethics Examination (the "CPLEE"). Additionally, the Board is adding an accommodation for candidates for whom English is a secondary language.

Title 16
California Code of Regulations
AMEND: 1388, 1388.6, 1389, 1392
Filed 06/10/2015
Effective 07/01/2015
Agency Contact: Jonathan Burke (916) 574-7137

File# 2015-0514-01
CALIFORNIA ENERGY COMMISSION
Compliance Schedule for Nonresidential Energy Use Disclosure Program

The California Energy Commission submitted a certificate of compliance for the amendment of subdivision (c) of section 1682 of title 20 of the California Code of Regulations as an emergency regulatory action to change from July 1, 2014 to July 1, 2016 as the date when the disclosure requirements of Public Resources Code section 25402.10 apply for a nonresidential building with a total gross square foot area measuring 5,000 square feet up to 10,000 square feet.

Title 20
California Code of Regulations
AMEND: 1682
Filed 06/09/2015
Effective 06/09/2015
Agency Contact: Galen Lemei (916) 654-4873

File# 2015-0512-05
CALIFORNIA HORSE RACING BOARD
Penalty for Possession of Electrical Device

The California Horse Racing Board proposed to adopt section 1891.1 of title 4 of the California Code of Regulations entitled "Penalty for Possession of Electrical Device."

Title 4
California Code of Regulations
ADOPT: 1891.1
Filed 06/04/2015
Effective 10/01/2015
Agency Contact:
Nicole Lopes-Gravely (916) 263-6397

File# 2015-0423-01
CALIFORNIA INSTITUTE FOR REGENERATIVE MEDICINE
Amendments to Grants Administration Policy

This rulemaking action by the California Institute For Regenerative Medicine (CIRM) amends the "CIRM Grants Administration Policy for Academic and Non-Profit Institutions," which is a document incorporated by reference in section 100500 of title 17 of the California Code of Regulations. The amendments facilitate the award and management of research funds granted for use in California by California researchers and affiliated entities.

Title 17
California Code of Regulations
AMEND: 100500
Filed 06/05/2015
Effective 06/05/2015
Agency Contact: C. Scott Tocher (415) 396-9136

File# 2015-0507-01
DEPARTMENT OF HEALTH CARE SERVICES
Skilled Nursing Facilities/Special Treatment Programs

This filing of changes without regulatory effect by the Department of Health Care Services amends sections in Title 22, of the California Code of Regulations to update the name of the department responsible for the administration of certain mental health services from the Department of Mental Health to the Department of Health Care Services.

Title 22
California Code of Regulations
AMEND: 72443, 72449, 72467
Filed 06/10/2015
Agency Contact: Lori Manieri (916) 650-6825

File# 2015-0428-02
DEPARTMENT OF TOXIC SUBSTANCES CONTROL
RCRA Authorization Regulation

The Department of Toxic Substances Control amended subdivision (b) of section 66262.12 of title 22 of the California Code of Regulations as a change without regulatory effect pursuant to section 100 of title 1 of the California Code of Regulations.

Title 22
California Code of Regulations
AMEND: 66262.12(b)
Filed 06/03/2015
Agency Contact: Jackie Buttle (916) 322-2543

File# 2015-0528-02
FISH AND GAME COMMISSION
Klamath River Sport Fishing

This rulemaking action sets the 2015 bag and possession limits, adult quota, and conservation measures for Klamath Basin recreational fishing. The conservation measures include closure of the main stem Klamath River near the confluence of Blue Creek from June 15, 2015 through December 31, 2015 (500 feet upstream of the mouth of Blue Creek to one-half mile downstream from June 15 to September 14, and within 500 feet of the Blue Creek confluence in either direction from September 15 through December 31). The conservation measures also include a mandatory retention of all legally hooked Chinook salmon in the spit area (the mouth of the Klamath River).

Title 14
California Code of Regulations
AMEND: 7.50
Filed 06/04/2015
Effective 06/04/2015
Agency Contact: Sherrie Fonbuena (916) 654-9866

**CCR CHANGES FILED
WITH THE SECRETARY OF STATE
WITHIN January 7, 2015 TO
June 10, 2015**

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

Title 2
06/02/15 AMEND: 10001, 10002, 10005, 10006, 10007, 10008, 10009, 10011, 10012,

	10013, 10015, 10021, 10022, 10024, 10025, 10029, 10030, 10031, 10033, 10035, 10037, 10038, 10039, 10041, 10042, 10046, 10047, 10050, 10053, 10054, 10056, 10057, 10061, 10062, 10063, 10065	05/13/15 AMEND: 3435(b) 05/08/15 AMEND: 3435(b) 05/06/15 AMEND: 3435(b) 05/06/15 AMEND: 6400 04/30/15 AMEND: 3435(b) 04/30/15 AMEND: 3435 04/16/15 AMEND: 6512 04/15/15 ADOPT: 6738.1, 6738.2, 6738.3, 6738.4 AMEND: 6000, 6702, 6720, 6724, 6738, 6739, 6764, 6771, 6793, 6795 REPEAL: 6486.7, 6736
05/27/15	ADOPT: 61100, 61101, 61102, 61103, 61104, 61105, 61106, 61107, 61108, 61109, 61120, 61121, 61122, 61130, 61131, 61132, 61140	04/09/15 AMEND: 3435(b) 04/08/15 AMEND: 3435(b) 04/06/15 AMEND: 3
05/18/15	AMEND: 18703 REPEAL: 18703.2, 18703.4, 18703.5, 18707, 18707.1, 18707.2, 18707.4, 18707.5, 18707.6, 18707.7, 18707.9, 18707.10	03/20/15 AMEND: 3435(b) 03/17/15 AMEND: 1428.6, 1428.7, 1428.8, 1428.10, 1428.12
05/04/15	ADOPT: 1701, 1702 AMEND: 1700	03/02/15 AMEND: 3435(b) 02/25/15 AMEND: 2 02/18/15 AMEND: 4500 02/12/15 AMEND: 3435(b) 02/02/15 AMEND: 1392.8.1 01/27/15 AMEND: 3591.13(a) 01/26/15 AMEND: 3435(b) 01/21/15 AMEND: 300, 301 01/16/15 AMEND: 3435
04/27/15	AMEND: 18700, 18700.1, 18700.2, 18700.3, 18701, 18701.1, 18702, 18702.1, 18702.2, 18702.3, 18702.4, 18702.5, 18703.3, 18704, 18704.1, 18704.2, 18704.3, 18704.4, 18704.5, 18704.6, 18705, 18705.1, 18705.2, 18705.3, 18705.4, 18705.5, 18706, 18706.1, 18708, 18709	
04/09/15	AMEND: 57400	
04/08/15	AMEND: 212	
04/07/15	ADOPT: 59780	
04/02/15	AMEND: 18215	
04/02/15	AMEND: 18530.4, 18530.45	
03/24/15	AMEND: 1900	
03/23/15	AMEND: 1189.10	
03/23/15	AMEND: 59740	
03/17/15	AMEND: 549	
03/04/15	AMEND: 11087, 11088, 11089, 11090, 11091, 11092, 11093, 11094, 11095, 11096, 11097 REPEAL: 11098	
02/23/15	ADOPT: 59760	
02/23/15	ADOPT: 553, 553.1, 553.2, 553.3, 553.4, 553.5, 553.6, 599.100, 599.101, 599.102, 599.120, 599.121, 599.122, 599.123, 599.124, 599.140, 599.141, 599.142, 599.143, 599.144, 599.145, 599.146, 599.160, 599.161, 599.162, 599.163, 599.164	
02/09/15	AMEND: 1859.76	
02/02/15	AMEND: 18705, 18705.3, 18705.4, 18705.5 REPEAL: 18704, 18704.1, 18704.5	
02/02/15	AMEND: 18450.11	
02/02/15	AMEND: 18740	
01/22/15	AMEND: 54300	
Title 3		
06/02/15	AMEND: 3591.11(a)	
05/28/15	AMEND: 3435(b)	
05/19/15	ADOPT: 3441	
		Title 4
		06/04/15 ADOPT: 1891.1 05/19/15 ADOPT: 8130, 8131, 8132, 8133, 8134, 8135, 8136, 8137, 8138 05/07/15 AMEND: 10325 05/07/15 AMEND: 10315, 10322, 10325, 10327 05/04/15 AMEND: 8035(e)-(f) 04/27/15 AMEND: 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11 04/21/15 AMEND: 150 04/09/15 AMEND: 10176, 10177, 10178, 10179, 10180, 10181, 10182, 10183, 10187 04/07/15 AMEND: 87102, 87455, 87465, 87469, 87615, 87616, 87632, 87633 04/06/15 ADOPT: 10080, 10081, 10082, 10083, 10084, 10085, 10086, 10087 04/06/15 AMEND: 278 03/30/15 ADOPT: 8078.3, 8078.4, 8078.5, 8078.6, 8078.7 03/13/15 AMEND: 5205, 5230 03/10/15 ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24 03/09/15 ADOPT: 10091.1, 10091.2, 10091.3, 10091.4, 10091.5, 10091.6, 10091.7, 10091.8, 10091.9, 10091.10, 10091.11, 10091.12, 10091.13, 10091.14, 10091.15

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03/04/15 AMEND: 1866
 03/02/15 AMEND: 1688
 02/26/15 ADOPT: 24465-3
 02/02/15 ADOPT: 12003, 12311, 12312, 12313, 12315, 12316 AMEND: 12002
 REPEAL: 12400, 12401, 12402, 12403, 12404, 12405, 12406, 12410
 01/30/15 AMEND: 10085
 01/13/15 ADOPT: 5600, 5610, 5620, 5630, 5640
 AMEND: 5000, 5144, 5170, 5200, 5205, 5230, 5240, 5255, 5350, 5370
 01/13/15 AMEND: 1858

Title 5

05/21/15 AMEND: 19810
 05/18/15 AMEND: 19810
 03/12/15 AMEND: 19810
 02/18/15 ADOPT: 58621 AMEND: 58601, 58612, 58620
 01/30/15 ADOPT: 71105, 71105.5, 71410, 71471, 71775, 71775.5, 74240, 74250, 75140
 AMEND: 70000, 71400, 71650, 75150
 01/20/15 ADOPT: 80693, 80694
 01/08/15 ADOPT: 15494, 15495, 15496, 15497, 15497.5

Title 8

04/30/15 ADOPT: 9980, 9981, 9982, 9983
 AMEND: 9990, 9992, 10208.7
 REPEAL: 9994
 04/30/15 AMEND: 4345, 4351, 4352, 4354
 04/30/15 AMEND: 1618.1(e)
 04/20/15 ADOPT: 9792.21.1, 9792.25.1 AMEND: 9792.20, 9792.21, 9792.23, 9792.24.1, 9792.24.3, 9792.25, 9792.26
 04/06/15 AMEND: 9701, 9702
 04/06/15 ADOPT: 17300, 17301, 17302, 17303, 17304, 17305, 17306, 17307, 17308, 17309, 17310
 04/03/15 AMEND: 3395
 02/25/15 AMEND: 9789.25
 02/12/15 AMEND: 333, 336
 02/04/15 AMEND: 9789.10, 9789.11, 9789.20, 9789.21, 9789.22, 9789.23, 9789.25, 9789.50, 9789.60, 9789.70, 9789.110, 9789.111, 9790

Title 9

06/01/15 ADOPT: 4530, 4530.1, 4530.2, 4530.3, 4530.4, 4530.5, 4530.6, 4530.7, 4530.8, 4530.9, 4530.10, 4530.11, 4530.12
 05/27/15 AMEND: 7400
 03/09/15 AMEND: 4210

Title 10

05/26/15 ADOPT: 2563
 05/11/15 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, 6622
 04/27/15 REPEAL: 3530
 04/27/15 ADOPT: 6900, 6901, 6902, 6903, 6904, 6905, 6906, 6907, 6908
 04/13/15 ADOPT: 5508, 5509, 5510, 5511, 5512, 5513, 5514, 5515, 5516
 03/25/15 AMEND: 2303, 2303.1, 2303.2, 2303.3, 2303.4, 2303.5, 2303.6, 2303.7, 2303.8, 2303.9, 2303.10, 2303.11, 2303.12, 2303.13, 2303.14, 2303.16, 2303.17, 2303.18, 2303.19, 2303.20, 2303.21, 2303.22, 2303.23, 2303.24, 2303.25
 03/18/15 ADOPT: 6432
 03/16/15 ADOPT: 6426, 6434
 02/19/15 ADOPT: 6432
 02/05/15 ADOPT: 8000, 8010, 8020, 8030, 8040
 02/05/15 ADOPT: 6428, 6430
 02/02/15 AMEND: 3528
 01/30/15 ADOPT: 2240.15, 2240.16, 2240.6, 2240.7 AMEND: 2240, 2240.1, 2240.4, 2240.5
 01/20/15 AMEND: 2695.85
 01/08/15 AMEND: 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2507.1, 2507.2, 2508, 2509

Title 11

06/02/15 AMEND: 999.5
 05/13/15 AMEND: 51.14
 05/13/15 AMEND: 51.17
 05/13/15 AMEND: 51.22
 03/09/15 ADOPT: 4250, 4251, 4252, 4253, 4254, 4255, 4256, 4257, 4258, 4259

Title 13

05/29/15 ADOPT: 1153 AMEND: 1150.1, 1150.2, 1151.1, 1151.2, 1151.3, 1151.4, 1151.5, 1151.5.1, 1151.6, 1151.7, 1151.8, 1151.8.1, 1151.8.2, 1151.8.3, 1151.8.4, 1151.9, 1151.9.1, 1151.10, 1151.10.1, 1152.1, 1152.2, 1152.2.1, 1152.3, 1152.3.1, 1152.4, 1152.4.1, 1152.4.2, 1152.5, 1152.6, 1152.6.1, 1152.7, 1152.7.1 REPEAL: 1152.8
 04/09/15 AMEND: 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629
 01/23/15 AMEND: 553.70
 01/21/15 AMEND: 1159

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01/23/15 AMEND: 553.70
 01/21/15 AMEND: 1159

Title 14

06/04/15 AMEND: 7.50
 05/28/15 AMEND: 3550.14
 05/21/15 AMEND: 708.3, 708.10, 708.11
 05/01/15 AMEND: 27.80
 04/28/15 AMEND: 28.20, 28.95
 04/27/15 AMEND: 1273.01, 1273.02, 1273.05,
 1273.06, 1273.07, 1273.08, 1273.10,
 1273.11, 1274.01, 1274.09, 1275.00,
 1275.01, 1275.10, 1275.15, 1276.00,
 1276.03
 04/24/15 AMEND: 7.50
 04/20/15 ADOPT: 1760.1, 1779.1
 04/06/15 AMEND: 15411
 04/01/15 AMEND: Heading of Division 7
 04/01/15 AMEND: 1.73, 27.75, 27.80
 03/30/15 ADOPT: 3550.17
 03/10/15 AMEND: 1.91, 27.20, 27.25, 27.30,
 27.35, 27.40, 27.45, 27.50, 27.51, 27.65,
 28.26, 28.27, 28.28, 28.29, 28.48, 28.49,
 28.54, 28.55, 58.56, 28.58, 28.90
 02/23/15 AMEND: 1.45, 2.09, 4.05, 5.00, 5.80,
 7.50, 8.00, 27.90
 01/30/15 AMEND: 465, 472
 01/29/15 AMEND: 1665.1, 1665.2, 1665.3,
 1665.4, 1665.5, 1665.6, 1665.7, 1665.8
 01/28/15 AMEND: 4351.1 (renumbered as 4351),
 4360 REPEAL: 4351

Title 15

06/02/15 AMEND: 3124
 06/01/15 ADOPT: 3335.5, 3341.1, 3341.2, 3341.3,
 3341.4, 3341.5, 3341.6, 3341.7, 3341.8,
 3341.9 AMEND: 3000, 3044, 3269,
 3269.1, 3335, 3336, 3337, 3338, 3339,
 3340, 3341, 3341.5, 3342, 3343, 3344
 05/29/15 ADOPT: 8113
 05/26/15 ADOPT: 8100, 8102, 8104, 8105, 8106,
 8107, 8108, 8110, 8111, 8112, 8114,
 8118, 8119, 8119.1, 8120 AMEND: 8000
 05/26/15 AMEND: 2275
 05/26/15 AMEND: 233
 04/30/15 AMEND: 3006, 3134.1, 3135
 04/27/15 ADOPT: 3999.18
 04/22/15 AMEND: 3001, 3042, 3043, 3084.7,
 3379, 3768.2
 04/16/15 ADOPT: 3410.1 AMEND: 3173.2
 03/17/15 ADOPT: 3410.2 AMEND: 3000, 3173.2,
 3287, 3410.1
 03/16/15 ADOPT: 1830.1, 1840.1, 1847.1, 1848.5,
 1849.1, 1850.1 AMEND: 1800, 1806,
 1812, 1814, 1830, 1831, 1840, 1847,
 1848, 1849, 1850, 1851, 1852, 1853,
 1854, 1856, 1860, 1866, 1867, 1868,

1870, 1872, 1876, 1878, 1888, 1890,
 1892 REPEAL: 1857
 03/12/15 REPEAL: 3999.13
 02/11/15 REPEAL: 3999.11
 02/09/15 ADOPT: 8121
 01/28/15 ADOPT: 3364.1, 3364.2 AMEND: 3351,
 3364

Title 16

06/10/15 AMEND: 1388, 1388.6, 1389, 1392
 06/02/15 ADOPT: 1399.469.1, 1399.469.2
 AMEND: 1399.405, 1399.419
 04/10/15 ADOPT: 1746.3
 04/09/15 ADOPT: 1399.326, 1399.329, 1399.343,
 1399.344, 1399.345, 1399.346 AMEND:
 1399.301, 1399.350, 1399.351,
 1399.352, 1399.395
 04/09/15 AMEND: 4161
 04/08/15 AMEND: 3306, 3310, 3340.10, 3351.1
 04/01/15 ADOPT: 914.1, 914.2 AMEND: 918,
 921, 921.1, 921.2
 03/26/15 ADOPT: 977, 980.4 AMEND: 978, 979,
 980, 980.1, 980.2, 980.3, 981, 982, 983,
 984, 985, 986, 987, 988, 989, 990, 991,
 992, 993, 994
 03/26/15 AMEND: 3373
 03/25/15 ADOPT: 1361.5, 1361.51, 1361.52,
 1361.53, 1361.54, 1361.55 AMEND:
 1361
 03/18/15 AMEND: 2649
 03/06/15 REPEAL: 950.8, 950.9
 01/21/15 AMEND: 1387
 01/12/15 AMEND: 601.3, 601.5, 620, 621, 622,
 628, 631, 631.1
 01/08/15 AMEND: 1707.5

Title 17

06/05/15 AMEND: 100500
 02/27/15 AMEND: 13675, 13676
 02/11/15 AMEND: 2643.5, 2643.10, 2643.15
 02/05/15 AMEND: 6540
 01/21/15 ADOPT: 6550, 6551, 6553, 6553.1,
 6555, 6557, 6557.1, 6557.2, 6557.3

Title 17, 22

06/02/15 ADOPT: 60002 AMEND: 7583, 7601,
 7604, 7626, 7629, 60313, 64212, 64213,
 64214, 64251, 64252, 64254, 64257,
 64260, 64400.34, 64400.50, 64402,
 64412, 64414, 64415, 64416, 64421,
 64422, 64423, 64423.1, 64424, 64425,
 64426, 64426.1, 64426.5, 64427, 64432,
 64432.1, 64432.2, 64432.3, 64432.8,
 64433, 64433.2, 64433.3, 64433.7,
 64433.8, 64434, 64442, 64443, 64445,

64445.1, 64445.2, 64447, 64448, 64449, 64449.2, 64449.4, 64449.5, 64463, 64463.1, 64463.4, 64463.7, 64465, 64469, 64470, 64481, 64482, 64483, 64533, 64533.5, 64534, 64534.2, 64534.8, 64535.2, 64535.4, 64536, 64536.2, 64536.6, 64537, 64537.2, 64537.4, 64551.100, 64554, 64556, 64558, 64560, 64572, 64582, 64583, 64585, 64593, 64600, 64604, 64650, 64651.10, 64651.32, 64651.91, 64652.5, 64653, 64653.5, 64656, 64656.5, 64658, 64659, 64660, 64661, 64662, 64663, 64664, 64664.2, 64665, 64666 REPEAL: 60400, 60401, 60402, 60403, 60404, 60405, 60406, 60407, 60410, 60415, 60425, 60435, 60440, 60445, 60450, 60455, 60460, 60465, 60470, 60475, 64197

Title 18

05/13/15 AMEND: 1685.5
 05/06/15 AMEND: 1598.1
 05/06/15 AMEND: 1533.2
 04/30/15 AMEND: 1621
 03/19/15 AMEND: 472, 902, 904
 03/04/15 AMEND: 6001
 02/09/15 AMEND: 1588
 01/28/15 AMEND: 140.1

Title 20

06/09/15 AMEND: 1682
 05/29/15 ADOPT: 1609
 05/21/15 AMEND: 3103
 05/15/15 AMEND: 1601, 1602, 1604, 1605.1, 1605.2, 1605.3, 1606
 03/12/15 AMEND: 3103
 03/04/15 AMEND: 1682(c)

Title 21

02/12/15 ADOPT: 1469, 1470, 1471

Title 22

06/10/15 AMEND: 72443, 72449, 72467
 06/03/15 AMEND: 66262.12(b)
 06/01/15 AMEND: 101169(d)(18), 101225(f), 101425(d)(2)
 05/27/15 AMEND: 72516, 73518
 05/20/15 AMEND: 52000
 05/12/15 ADOPT: 51193.1, 51193.3 AMEND: 51051, 51113, 51311, 51511.6, 51531

04/30/15 AMEND: 97232
 04/07/15 AMEND: 51516.1
 02/09/15 AMEND: 97177.15, 97244
 02/05/15 ADOPT: 100018, 100020, 100025, 100026, 100027, 100028, 100029, 100030 AMEND: 100005, 100007, 100009, 100014, 100015, 100016, 100017, 100018, 100020, 100021, 100025, 100026, 100027 REPEAL: 100013, 100019, 100022, 100023, 100024, 100028

Title 23

05/19/15 AMEND: 2919
 05/19/15 ADOPT: 3949.10
 05/18/15 ADOPT: 863, 864, 865, 866
 05/15/15 AMEND: 2916
 05/04/15 AMEND: 3939.21
 05/04/15 AMEND: 3939.18, 3939.20
 04/22/15 ADOPT: 600, 600.1, 600.2, 600.3, 600.4, 601, 602, 603, 603.5, 604, 605, 606, 607.1, 607.2, 607.3, 608.1, 608.2, 608.3, 610.1, 610.2, 610.3, 610.4, 610.5, 610.6, 610.7, 610.8, 610.9, 610.10, 610.11, 612.1, 612.2, 612.3, 612.4, 612.5, 612.6, 612.61, 612.62, 612.63, 612.64, 612.65, 612.66, 612.67, 615.1, 615.2, 615.3, 618, 620, 625.1, 625.2, 625.3, 625.4, 625.5, 625.6, 625.7, 635.0
 03/30/15 ADOPT: 877, 878, 878.1, 878.2, 879, 879.1, 879.2
 03/27/15 AMEND: 879(c)
 03/27/15 ADOPT: 863, 864, 865
 03/18/15 AMEND: 3939.10
 03/17/15 ADOPT: 3919.15
 02/17/15 ADOPT: 3919.14
 01/23/15 ADOPT: 3939.37

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05/26/15 ADOPT: 6932 REPEAL: 6932
 03/03/15 AMEND: 4514

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05/12/15 AMEND: 31-502
 05/06/15 AMEND: 31-502
 01/23/15 AMEND: 11-403
 01/22/15 ADOPT: 42-708, 42-709 AMEND: 42-302, 42-701, 42-711, 42-712, 42-714, 42-716, 42-720, 42-721, 42-722, 42-802, 42-1009, 42-1010, 44-111