



California Regulatory Notice Register

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

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PROPOSED ACTION ON REGULATIONS

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TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

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

CONFLICT-OF-INTEREST CODES

ADOPTION

MULTICOUNTY ABAG PLAN

AMENDMENT

MULTICOUNTY Northeastern JPA
Turlock Unified School District

A written comment period has been established commencing on **July 11, 2014** and closing on **August 25, 2014**. 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.

The Executive Director of the Commission, upon her or its own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than **August 25, 2014**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

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

EFFECT ON HOUSING COSTS AND BUSINESSES

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

AUTHORITY

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

REFERENCE

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

CONTACT

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

AVAILABILITY OF PROPOSED
CONFLICT-OF-INTEREST CODES

Copies of the proposed conflict-of-interest codes may be obtained from the Commission offices or the respective agency. Requests for copies from the Commission should be made to Ivy Branaman, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

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

The Department of Food and Agriculture amended subsection 3435(b) of the regulations in Title 3 of the California Code of Regulations pertaining to Asian Citrus Psyllid Interior Quarantine as an emergency action which was effective on June 2, 2014. The Department proposes to continue the regulation as amended and to complete the amendment process by submission of a Certificate of Compliance no later than December 1, 2014.

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

PUBLIC HEARING

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

WRITTEN COMMENT PERIOD

Any interested person or his or her authorized representative may submit written comments relevant to the proposed amendment to the Department. Comments may be submitted by mail, facsimile (FAX) at 916.654.1018 or by email to Lindsay.rains@cdfa.ca.gov. The written comment period closes at 5:00 p.m. on August 25, 2014. The Department will consider only comments received at the Department offices by that time. Submit comments to:

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

Following the public hearing if one is requested, or following the written comment period if no public hear-

ing is requested, the Department of Food and Agriculture, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

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

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

Anticipated Benefits from This Regulatory Action

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

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

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

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

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

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

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

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

FAC Section 401.5 states, “the department shall seek to protect the general welfare and economy of the state and seek to maintain the economic well-being of agriculturally dependent rural communities in this state.” The amendment of this regulation is preventing the artificial spread of ACP to uninfested areas of the State. Huanglongbing (HLB) is generally distributed in Florida due to ACP being generally distributed there. The University of Florida IFAS 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 what happened in Florida. This is now critical as HLB has been introduced into California.

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

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

AMENDED TEXT

This proposed emergency action expanded the quarantine area for ACP in the Visalia area of Tulare County by approximately 110 square miles. The effect of the amendment of this regulation is to provide authority for the State to perform quarantine activities against ACP within this additional area. The total area which would be under regulation is now approximately 46,530 square miles.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None and no nondiscretionary costs or savings to local agencies or school districts.

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

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

Cost impacts on a representative private person or business: Most businesses will not be affected. There are two citrus production nurseries in the affected area that will be impacted the most. They will need to apply approved treatments every ninety days to ship within the quarantine area or to ship to a non-citrus producing state. Treatment costs will range from \$2.24 per plant to \$9.46 per plant depending on whether the nursery conducts the treatments or hires an outside applicator. In order to ship outside of the quarantine area, the nurseries will need to grow the nursery stock within a USDA-approved ACP Exclusionary facility and apply approved treatments directly prior to shipment. The approximate cost of an exclusionary facility is \$148,754–\$180,000 per individual structure which covers one half to one acre. There are four retail nurseries in the affected area. They will need to purchase pre-treated trees or apply the approved treatments. There are 38 citrus growers in the proposed area. There is no additional cost to growers who take their fruit to a packinghouse inside the current quarantine area. Growers choosing a packinghouse outside the quarantine area have three options: 1. Conduct pre-harvest treatments with an approved pesticide while fruit is still on the trees; 2. Field clean the fruit to remove leaves and stems during harvest; 3. Send the fruit to a packinghouse within the quarantine 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 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 seven citrus packing houses located within this additional quarantine area.

Small Business Determination

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

Significant effect on housing costs: None.

Results of the Economic Impact Analysis

Amendment of these regulations will not:

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

The Department is not aware of any specific benefits the amendment of this regulation will have on worker safety or the health of California residents. The Department believes the amendment of this regulation benefits the welfare of California residents by protecting the economic health of the entire citrus industry. In 2010 the estimated value was \$2.1 billion for citrus fruit and \$28.5 million for citrus nursery stock without all the upstream buyers and downstream retailers included (*Reference: John Gilstrap of California Citrus Nursery Board for citrus nursery stock value and USDA–National Agricultural Statistics Service 2010 data for citrus fruit*). This is a needed source of revenue for the State’s economic health and this amendment will help protect this source of revenue.

ALTERNATIVES CONSIDERED

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

AUTHORITY

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

REFERENCE

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

CONTACT

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

INTERNET ACCESS

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

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

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

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

TITLE 5. CALIFORNIA STUDENT AID COMMISSION

AUTHORITY AND REFERENCE

AMENDMENT TO TITLE 5, DIVISION 4, CHAPTER 1

Pursuant to the authority vested by section 69433.7 of the Education Code, the proposed regulations implement, interpret and make specific sections 69433.2 of the Education Code.

CALIFORNIA CODE OF REGULATIONS

The Commission is considering changes to Division 4 of Title 5 of the California Code of Regulations as follows:

Cal Grant Program and Participating Institution Data Reporting Requirements Annual Job Placement Rate and Salary and Wage Reporting

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

NATURE OF PROCEEDING

NOTICE IS HEREBY GIVEN that the California Student Aid Commission (Commission) proposes to adopt the regulations described below after considering all comments, objections, or recommendations regarding the proposed action.

Existing law establishes the Ortiz–Pacheco–Poochigian–Vasconcellos Cal Grant Program as a state educational opportunity grant program for postsecondary study. The program establishes Cal Grant A and Cal Grant B Entitlement Awards, Competitive Cal Grant A and B Awards, California Community College Transfer Entitlement Awards, Cal Grant C Awards, and Cal Grant T Awards, under the administration of the Student Aid Commission. (Education Code § 69430 et seq.)

PUBLIC HEARING

The Commission will hold a public hearing at 10:30 a.m. on August 27, 2014, at 11040 White Rock Road, Rancho Cordova, California. The room is wheelchair accessible. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action described in the Informative Digest. The Commission requests, but does not require, that persons who make oral comments at the hearing also submit a written summary of their statements. No oral statements will be accepted subsequent to this public hearing.

On March 24, 2011, Senate Bill 70 (Chapter 7, Statutes of 2011) (hereinafter “SB 70”) was chaptered into California law. Among other things, SB 70 added section 69433.2 to the Education Code which created new institutional reporting requirements for Cal Grant participating institutions. Education Code section 69433.2 was later amended by Senate Bill 1103 (Chapter 273, Statutes of 2012) to require the Commission to publish the data reported on its internet website.

WRITTEN COMMENT PERIOD

Notice is also given that any interested person, or his or her authorized representative, may submit written comments relevant to the proposed emergency regulatory action to:

On July 1, 2013, the Commission adopted Article 4, Sections 30040 through 30044.5, in Title 5 of the California Code of Regulations (CCR), Division 4, Chapter 1, Reporting of Program Data. This regulation package proposes an amendment to section 30040 to further clarify and make specific the requirements for Cal Grant qualifying institutions to report data on enrollment, persistence, and graduation to the Commission. This regulation package also proposes amendments to section 30042.5 on the reporting of job placement rate and salary and wage information to the Commission.

California Student Aid Commission
Attention: Kristen Trimarche, Legal Services
P. O. Box 419026
Rancho Cordova, CA 95741–9026

Comments may also be submitted by facsimile (FAX) at (916) 464–8033 or by e–mail to CalGrantRegsComment@csac.ca.gov. Comments must be submitted before 5:00 p.m. on August 27, 2014 to be considered.

The Commission anticipates that these proposed amendments will benefit California residents by providing important information that will allow students and parents to compare educational programs at the certificate/degree level across segments to make better informed educational and financial choices for postsecondary education.

BENEFITS TO THE WELFARE OF CALIFORNIA RESIDENTS

Helping students make informed choices about higher education is critical to their success, not only as scholars but as the State's future workforce. Students and their parents need pertinent information that is easy to access, easy to understand and easy to compare. They can search for information today, but it is often difficult to locate, fragmented across different sources, and steeped in the jargon of higher education professionals.

By requiring higher education institutions to report enrollment, persistence, graduation and employment data, these regulations would allow the California Student Aid Commission to bring valuable information for students together in one spot. By using this data as the cornerstone for a new user-friendly website, CSAC can provide a model for the rest of the nation in empowering students to understand their options and select the best opportunity that supports their aspirations.

Consistency with Existing State Regulations: During the process of developing these regulations and amendments, the Commission has conducted a search of any similar regulations on this topic and has concluded that the proposed regulations are not inconsistent or incompatible with existing state regulations.

FEDERAL MANDATE

There are no comparable provisions of federal law related to this proposal.

OTHER STATUTORY REQUIREMENT

None.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Commission has made the following initial determinations:

MANDATE ON LOCAL AGENCIES AND SCHOOL DISTRICTS

None.

FISCAL IMPACT ESTIMATES

This proposal does not impose costs on any local agency or school district for which reimbursement would be required pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

This proposal does not impose other nondiscretionary cost or savings on local agencies. This proposal does not result in any cost or savings in federal funding to the state.

This proposal has potential costs for state agencies, namely the California Community Colleges. However, the current proposal permits the California Community Colleges to submit data to the Commission that is currently being collected and compiled by the community colleges. In the future should the community colleges stop collecting and compiling this data for its own purposes, there may be costs associated with having to create it specifically for purposes of reporting to the Commission. If any additional costs were to be incurred, the California Community Colleges would be able to absorb these costs within their existing budget and resources.

EFFECT ON HOUSING COSTS

None.

**RESULTS OF THE ECONOMIC IMPACT ANALYSIS
ASSESSMENT REGARDING EFFECT ON JOBS/BUSINESSES and SMALL BUSINESSES
(1 CCR 4(a) and (b))**

The Commission has made a 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 proposal would impose no costs upon business. The proposal does not affect small businesses as defined by California Government Code Section 11342.610. This proposal would not affect private sector or small business as defined by California Government Code Section 11342.610. The Commission 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.

By requiring higher education institutions to report enrollment, persistence, graduation and employment data, these regulations would allow the Commission to bring valuable information for students together in one spot to benefit the welfare of California residents.

COST IMPACT ON REPRESENTATIVE PERSON OR BUSINESS

Implementation of the reporting requirements may have some cost impacts that a representative private person or business would necessarily incur in reason-

able compliance with the proposed action. Institutions that are currently subject to job placement reporting to the Bureau of Private Postsecondary Education (BPPE) pursuant to Education Code section 94929.5 and its accompanying section will be able to submit these reports to the Commission without any additional cost. Institutions that are not currently subject to BPPE reporting may incur costs to create a report under either the California Community College methodology or the BPPE methodology. However, the statute requires that an institution absorb any costs incurred in the reporting as part of its voluntary participation in the Cal Grant Program.

BUSINESS REPORT

This regulatory proposal may require a report. The Commission has determined that the report is necessary for the health, safety, and welfare of the people of the state.

ALTERNATIVES

The Commission has consulted with stakeholders and interested parties by holding webinars, teleconferences, and meetings to develop the proposed action.

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

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

CONTACT PERSONS

Inquiries concerning the proposed adoption of the regulations and written comments may be directed to:

Kristen Trimarche
California Student Aid Commission
11040 White Rock Road
Rancho Cordova, CA 95670
Telephone: (916) 464-6439
Fax: (916) 464-8033
Email: CalGrantRegsComment@csac.ca.gov

The back-up contact person for these inquiries is:

Kathleen Stanley
California Student Aid Commission
11040 White Rock Road
Rancho Cordova, CA 95670
Telephone: (916) 464-7203
Fax: (916) 464-8033
Email: CalGrantRegsComment@csac.ca.gov

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

The Commission will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office listed at the address above. As of the date this notice is published, the rulemaking file consists of this notice, the proposed text of regulations, the initial statement of reasons, and the information upon which the proposed rulemaking is based. Copies may be obtained by making a written request to Kristen Trimarche.

These documents may also be viewed and downloaded from the Commission's Web site at www.csac.ca.gov.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the final statement of reasons may be obtained by making a written request to Kristen Trimarche at the above address.

WEBSITE ACCESS

Materials regarding this proposal can be found at www.csac.ca.gov.

**TITLE 9. MENTAL HEALTH SERVICES
OVERSIGHT AND ACCOUNTABILITY
COMMISSION**

**Innovative Projects of the Mental Health
Services Act**

NOTICE IS HEREBY GIVEN that the Mental Health Services Oversight and Accountability Commission (Commission) is proposing to take the action described in the Informative Digest after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

The Commission will hold a public hearing starting at 2:00 p.m. on August 28, 2014, at the Mental Health Services Oversight and Accountability Commission located at 1325 J St., Suite 1700 on the 17th Floor in Sacramento, California. The conference room is wheelchair accessible. At the hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. The Commission requests, but does not require, that persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing. The hearing will end when all comments have been received or at 3:00 p.m., whichever comes first.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Commission. Comments may also be submitted by facsimile (FAX) at 916-445-4927 or by e-mail to Lauren.Quintero@mhsoac.ca.gov. The written comment period closes at **5:00 p.m. on August 28, 2014**. The Commission will consider only comments received at the Commission office or at the public hearing, by that time.

Submit comments to:

Lauren Quintero
Mental Health Services Oversight and
Accountability Commission
1325 J St., Suite 1700
Sacramento, CA 95814
(916) 445-8696

AUTHORITY AND REFERENCE

Pursuant to the authority vested by Section 5846 of the Welfare and Institutions Code, the Mental Health Services Oversight and Accountability Commission (Commission) is seeking changes to:

Division 1 of Title 9 of the California Code of Regulations as follows: Adopt Article 2, Sections 3200.182, 3200.183, and 3200.184; Adopt Article 5, Sections 3510.020, 3580, 3580.010, and 3580.020; and Adopt Article 9, Sections 3900, 3905, 3910, 3910.010, 3910.015, 3910.020, 3915, 3920, 3925, 3930, and 3935. This proposed action implements, interprets, and makes specific Sections 5830, 5845, 5846, 5847, 5848, 5892, and 5897, Welfare and Institutions Code; and uncodified Sections 2 and 3 of the Mental Health Services Act.

INFORMATIVE DIGEST

On June 26, 2013 Governor Brown signed into law Assembly Bill 82 which went into effect immediately. Assembly Bill 82 gave the Mental Health Services Oversight and Accountability Commission (Commission) the mandate to adopt regulations necessary for the administration of the Innovation Component of the Mental Health Services Act (MHSA).

The California voters approved Proposition 63 during the November 2004 General Election. Proposition 63 became effective on January 1, 2005 as the MHSA. The MHSA expands mental health services to children/youth, adults and older adults who are at risk of or have serious mental illness or serious emotional disturbance and whose service needs are not being met through other funding sources. Through imposition of a 1% tax on personal income in excess of \$1 million, the MHSA provides the opportunity to offer increased funding, personnel and resources to support county mental health programs and monitor progress toward statewide goals for children/youth, adults, older adults and families.

Welfare and Institutions Code Section 5847 directs each county mental health program to prepare and submit to the Commission a Three-Year Program and Expenditure Plan (Plan) and annual updates. The Plan is comprised of five components of activities and/or services for which the funding established under the MHSA can be spent. The components are Community Services and Supports; Capital Facilities and Technological Needs; Workforce Education and Training; Prevention and Early Intervention; and Innovative Programs.

Prior to its elimination on June 30, 2012, the California Department of Mental Health (DMH) had the authority to adopt regulations for all of the MHSA compo-

nents. Given the scale of each component DMH implemented each component on a sequential and/or phased-in approach. Accordingly, DMH drafted regulations through a concurrent process as the MHSA components were being developed. Regulations for the Innovation Component had not been adopted prior to June 30, 2012. In July 2012 the Department of Health Care Services (DHCS) was given authority, in consultation with the MHSOAC, to develop regulations as necessary to implement the MHSA. Then in June 2013, the MHSOAC was mandated to adopt regulations for the Innovation Component.

The goal of the Innovation Component is to create, pilot, test, adopt, and disseminate new and changed mental health practices to support the following MHSA-specified purposes: (1) Increase access to underserved groups, (2) Increase the quality of services, including measurable outcomes, (3) Promote inter-agency and community collaboration, and (4) Increase access to services (Welfare and Institutions Code Section 5830, subdivision (a)). Section 5830 also requires counties to choose one of these as its primary purpose.

Welfare and Institutions Code Section 5830 requires the County to support innovative approaches by doing one of the following: (A) Introducing new mental health practices or approaches, including, but not limited to, prevention and early intervention, (B) Making a change to an existing mental health practice or approach, including, but not limited to, adaptation for a new setting or community, or (C) Introducing a new, application to the mental health system of a promising community-driven practice or an approach that has been successful in nonmental health contexts or settings.

Pursuant to Section 5830, the Innovation Component consists of “innovative projects that may affect virtually any aspect of mental health practices or assess a new or changed application of a promising approach to solving persistent, seemingly intractable mental health challenges, including, but not limited to, any of the following:

1. Administrative, governance, and organizational practices, processes, or procedures.
2. Advocacy.
3. Education and training for service providers, including nontraditional mental health practitioners.
4. Outreach, capacity building, and community development.
5. System development.
6. Public education efforts.
7. Research.

8. Services and interventions, including prevention, early intervention, and treatment.

This regulatory proposal would establish, for the first time, regulations for the administration of the Innovation Component of the MHSA.

This Informative Digest accompanies the proposed regulations to adopt 18 regulations, located in the California Code of Regulations Title 9, Division 1, Chapter 14, Article 2, Definitions, Article 5, Reporting Requirements and Article 9, Innovation.

POLICY STATEMENT OVERVIEW AND ANTICIPATED BENEFITS OF PROPOSAL

This regulatory proposal in its entirety helps to ensure that all projects funded with Innovation Funds reflect the intended outcomes articulated in the MHSA and promotes statewide consistency and conformity in the administration and reporting of evaluation results of Innovative Projects. Consistent and high quality evaluation data will enable the MHSOAC to conduct more effective oversight and evaluation. Sound evaluations that produced reliable data will also support local and statewide quality improvement efforts, which, for the Innovation Component, will lead to a higher probability that successful Innovative Projects will be adopted by the originating County as well as other counties. Overall, the quality of mental health services programs will increase, which will benefit California residents with and at risk of serious mental illness and their families, as well as the population as a whole, who are affected in various ways by untreated and inadequately treated mental illness.

CONSISTENCY AND COMPATIBILITY WITH EXISTING STATE REGULATIONS

During the process of developing these regulations, the Mental Health Services Oversight and Accountability Commission conducted a search of any similar regulations on this topic and found that these are the only regulations dealing in this subject area (Mental Health Services Act Innovation). Also, the Commission researched the general Mental Health Services Act regulations and met with the Department of Health Care Services to ensure that the Commission’s proposed regulations were not duplicate, inconsistent, or incompatible with any other regulations in development by the Department of Health Care Services. Therefore the Commission concluded that this regulatory proposal is consistent with existing Mental Health Services Act regulations.

**MATERIAL UPON WHICH THE COMMISSION
RELIES IN PROPOSING THE
RULEMAKING ACTION**

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DISCLOSURES REGARDING THE PROPOSED ACTION

The Commission has made the following initial determinations:

Mandate on local agencies and school districts: None.

Proposition 63 created the Mental Health Services Fund, which is directly distributed to the County to fund the MHSA programs. The County, through a community program planning process, determines, based on available unspent funds, what services to fund with the Mental Health Services Fund.

Costs or savings to any state agency: None.

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

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

Significant effect on housing costs: None.

Fiscal impact on public agencies including costs or savings to state agencies or costs/savings in federal funding to the state: None.

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

Results of the economic impact assessment/analysis: The Commission concludes that the regulations would not:

- Have a significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.
- Have a significant impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or affect the expansion of businesses currently doing business in the State of California.

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

Benefits of the Proposed Action: There are expected benefits to the health, safety, and welfare of California residents and to the state's quality of life by developing, piloting, evaluating, and implementing Innovative Projects that increase access to mental health services especially for underserved populations, improve the quality and outcome of mental health services, and improve inter-agency and community collaboration. Developing and adopting new or changed practices with demonstrated effectiveness to address intractable mental health challenges can be expected to benefit the health, safety, and welfare of California residents, including those with unidentified serious mental illness; the larger number with unaddressed risk of or early onset of a potentially serious mental illness; and the still

larger number of friends, colleagues, loved ones, and the many service sectors that are adversely affected by unrecognized, unaddressed, and untreated mental illness.

These regulations specify basic standards for evaluating Innovative Projects, including measuring and reporting on both outcomes and the program elements most responsible for contributing to those outcomes. The regulations also make it explicit that the timeframe and funding for the Innovative Project includes dissemination of successful mental health approaches, as well as lessons learned, to other counties, thereby disseminating the potential benefits.

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

Small Business Determination: The proposed regulations would not affect small businesses as these regulations only affect County mental health departments.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Commission must determine that no reasonable alternative considered by the Commission or that has otherwise been identified and brought to its attention would be more effective in carrying out the purpose for which this 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 at implementing the statutory policy or other provision of law.

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

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Lauren Quintero
Mental Health Services Oversight and
Accountability Commission
1325 J St., Suite 1700
Sacramento, CA 95814
(916) 445-8696

The backup contact person for these inquiries is:

Cody Scott
 Mental Health Services Oversight and
 Accountability Commission
 1325 J St., Suite 1700
 Sacramento, CA 95814
 (916) 445-8696

Please direct requests for copies of the proposed text (the “express terms”) of the regulations, the Initial Statement of Reasons, or other information upon which the rulemaking is based to Ms. Quintero at the above address.

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

The Commission will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at the Commission office at 1325 J St., Suite 1700, Sacramento, CA 95814. As of the date this notice was published in the Notice Register, the rulemaking file consists of copies of the exact language of the proposed regulations, the Initial Statement of Reasons, and all of the information upon which the proposal is based.

Following the public comment period the Commission may thereafter adopt the proposals substantially as described below or may modify the proposals if the 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 comments related to this proposal, or who provide oral testimony if a public hearing is held, or who have requested notification of any changes to the proposal.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be viewed and downloaded from the Commission’s website at www.mhsoac.ca.gov or by contacting Ms. Quintero at the above address.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

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

TITLE 10. DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED ACTION AND NOTICE OF PUBLIC COMMENT
2015 Workers’ Compensation Insurance Classification and Rating Rules

File No. REG-2014-00008

Notice Date: July 1, 2014

Proposed revisions to the Insurance Commissioner’s Regulations pertaining to the Classification of Risks, Recording and Reporting of Data, Statistical Reporting and Experience Rating to be effective January 1, 2015.

NOTICE AND SUBJECT OF PUBLIC COMMENT

Notice is hereby given that the Insurance Commissioner shall receive written comments in response to a filing, submitted on June 13, 2014, and a supplemental filing submitted on June 24, 2014, by the Workers’ Compensation Insurance Rating Bureau of California (“WCIRB”) to consider the following:

- Approval of amendments to the California Workers’ Compensation Uniform Statistical Reporting Plan — 1995 as proposed by the WCIRB as the Insurance Commissioner’s designated statistical agent.
- Approval of amendments to the Miscellaneous Regulations for the Recording and Reporting of Data — 1995 as proposed by the WCIRB as the Insurance Commissioner’s designated statistical agent.
- Approval of amendments to the California Workers’ Compensation Experience Rating Plan — 1995 as proposed by the WCIRB as the Insurance Commissioner’s designated statistical agent.

PRESENTATION OF WRITTEN COMMENTS; CONTACT PERSONS

All persons are invited to submit written comments on the proposed regulations during the public comment period. Written comment shall be received for a period of 45 days from the date of this Notice, and the public comment period will end at 5:00 p.m. on August 15, 2014. Please direct all written comment to the following contact person:

Patricia Hein
California Department of Insurance
45 Fremont Street, 21st Floor
San Francisco, CA 94105
Telephone: (415) 538-4430
patricia.hein@insurance.ca.gov

Questions regarding procedure, comments, or the substance of the proposed action should be directed to the above contact person. In the event the contact person is unavailable, inquiries regarding this proposed action may be directed to the following backup contact person:

Christy Carroll
California Department of Insurance
300 Capitol Mall, 16th Floor
Sacramento, CA 95814
Telephone: (916) 492-3283
christina.carroll@insurance.ca.gov

DEADLINE FOR WRITTEN COMMENTS

All written comments and materials must be received by the Insurance Commissioner, addressed to the contact persons noted above, no later than 5:00 p.m. on August 15, 2014. Any written materials received after that time shall not be considered.

COMMENTS TRANSMITTED BY E-MAIL OR FACSIMILE

Written comments transmitted by e-mail will be accepted only if they are sent to the following e-mail addresses: patricia.hein@insurance.ca.gov or christina.carroll@insurance.ca.gov. The Insurance Commissioner will also accept written comments submitted by facsimile only if they are sent to the attention of the contact persons at the following facsimile number: (415) 904-5490. **Comments sent to other e-mail addresses or other facsimile numbers shall not be accepted. Comments sent by e-mail or facsimile are subject to the 5:00 p.m., August 15, 2014 deadline.**

PUBLIC HEARING NOT SCHEDULED

A public hearing is not scheduled in this action and only written comment will be accepted in accordance with the requirements above.

PROCEEDINGS NOT SUBJECT TO ADMINISTRATIVE PROCEDURE ACT

The regulations contained in the California Workers' Compensation Uniform Statistical Reporting Plan — 1995, the Miscellaneous Regulations for the Recording and Reporting of Data — 1995, and the California Workers' Compensation Experience Rating Plan — 1995 pertain to the establishment of workers' compensation insurance rates. Government Code section 11340.9(g) states that the Administrative Procedure Act [Chapter 3.5 of the Government Code] shall not apply to regulations that establish or fix rates, prices, or tariffs, and the Office of Administrative Law has determined that these regulations are excluded from the requirements of the Administrative Procedure Act.

This Notice and any accompanying documents are being offered by the Commissioner to obtain written public comment before the Commissioner determines whether to approve the amendments to these regulations. The Commissioner shall issue an Order regarding his determination pursuant to Insurance Code section 11734.

AUTHORITY AND REFERENCE

Uniform Plans and Regulations

The workers' compensation classification of risks and statistical reporting rules are set forth in Title 10, California Code of Regulations, Section 2318.6. The miscellaneous regulations for the recording and reporting of data are set forth in Title 10, California Code of Regulations, Section 2354. The workers' compensation experience rating regulations are set forth in Title 10, California Code of Regulations, Section 2353.1. These regulations are promulgated by the Insurance Commissioner pursuant to the authority granted by Insurance Code Section 11734.

INFORMATIVE DIGEST

Pursuant to Insurance Code Sections 11734 and 11751.5, the Insurance Commissioner has designated the WCIRB as a statistical agent. As the designated statistical agent, the WCIRB collects insurer data and recommends revisions to the California Workers' Compensation Uniform Statistical Reporting Plan — 1995; the Miscellaneous Regulations for the Recording and Reporting of Data — 1995; and the California Workers' Compensation Experience Rating Plan — 1995 for approval. Adherence to the regulations contained in the California Workers' Compensation Uniform Statistical Reporting Plan — 1995, the Miscellaneous Regulations for the Recording and Reporting of Data — 1995, and the California Workers' Compensation Experience

Rating Plan — 1995 is mandatory for insurers. However, Insurance Code Section 11734 provides that an insurer may develop its own classification system if it is filed with the Insurance Commissioner 30 days prior to its use and is not disapproved by the Insurance Commissioner for failure to demonstrate that the data produced by the insurer’s classification system can be reported consistently with the California Workers’ Compensation Uniform Statistical Reporting Plan — 1995 or the standard classification system developed by the WCIRB and approved by the Insurance Commissioner.

The amendments to the California Workers’ Compensation Uniform Statistical Reporting Plan — 1995, the Miscellaneous Regulations for the Recording and Reporting of Data — 1995, and the California Workers’ Compensation Experience Rating Plan — 1995 are summarized below.

AMENDMENTS TO THE CALIFORNIA WORKERS’ COMPENSATION UNIFORM STATISTICAL REPORTING PLAN — 1995

The WCIRB recommends that the following revisions to the California Workers’ Compensation Uniform Statistical Reporting Plan — 1995 become effective January 1, 2015 with respect to new and renewal policies as of the first anniversary rating date of a risk on or after January 1, 2015.

Part 1 — General Provisions

- Amend Section I, Introduction, Rule 3, Effective Date, to show that the effective date of the amended USRP is 12:01 a.m., January 1, 2015.

Part 3 — Standard Classification System

- Amend Section III, General Classification Procedures, Rule 2, Single Enterprise, for consistency.
- Amend Section IV, Special Industry Classification Procedures, Rule 6, Stores, Subrule f, for consistency.
- Amend Section V, Payroll — Remuneration, Rule 1, Payroll — Remuneration, Subrule j, Executive Officers, Subrule k, Partners, Subrule l, Individual Employers, and Subrule m, Members of a Limited Liability Company, to adjust the minimum and maximum payroll limitations for executive officers, partners, individual employers, and members of a limited liability company to reflect wage inflation since the minimum and maximum payroll limitations were last amended in 2014.

- Amend Section VI, Administration of Classification System, Rule 2, Notification of Standard Classification Assignment, to remove the requirement that hard copies of an inspection report must be provided to employers and insurers and to add language that requires the WCIRB to provide inspection reports within the current time period.
- Amend Section VI, Rule 4, Audit of payroll, to increase the physical audit threshold from \$10,000 to \$13,000.
- Amend Section VI, Rule 4, Audit of Payroll, Subrule a(4), to reference California Insurance Code Section 11665(a) to clarify that there are additional statutory requirements regarding the audit of C-39 license holders.
- Amend Section VII, Standard Classifications, Rule 1, Classification Section, Subrule a, Industry Groups, to reflect the establishment of Automotive Industry as an Industry Group and for consistency.
- Amend Section VII, Rule 2, Standard Classifications, as indicated below:
 - Amend Classification 3805(1), Aircraft Engine Mfg. or Rebuilding, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 7332, Ambulance Services, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 4511, Analytical or Testing Laboratories, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
 - Amend Classification 7198(2), Armored Car Services, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 4740(2), Asphalt or Tar Distilling or Refining, to clarify its intended application.
 - Amend Classification 9181, Athletic Teams or Parks — all players on the salary list of employer, whether regularly played or not, to increase the payroll limitation for players from \$109,200 to \$111,800 per player per season to reflect wage inflation since the payroll limitation was last amended in 2014.

- Establish an Industry Group for the automotive industry to include the classifications and proposed recommendations listed below:
 - Amend Classification 2797(2), Automobile Body Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3808, Automobile or Motorcycle Mfg. or Assembling, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8393, Automobile or Automobile Truck Body and Fender Repairing and Painting, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8391, Automobile or Automobile Truck Dealers, to clarify its intended application.
 - Amend Classification 8748, Automobile or Automobile Truck Dealers, to clarify its intended application.
 - Amend Classification 3821, Automobile or Automobile Truck Dismantling, to clarify its intended application.
 - Amend Classification 3805(2), Automobile or Automobile Truck Engine Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8387, Automobile or Automobile Truck Service Stations, to (1) add a suffix to reflect the establishment of alternate wordings, (2) remove the restriction on division of payroll with Classification 8388, Rubber Tire Dealers, (3) clarify its intended application, and (4) specify how Classification 8387 is distinguished from other automotive industry classifications.
 - Establish Classification 8387(2), Automobile or Truck Oil and Fluid Replacement Service Facilities, as an alternate wording to Classifications 8387(1), Automobile or Truck Service Stations, and 8387(3), Automobile or Truck Washing Facilities, to apply to automobile or truck service facilities at which the operations solely include preventative maintenance and service operations.
 - Amend Classification 3828, Automobile or Automobile Truck Parts Rebuilding, to clarify its intended application.
 - Amend Classification 9516(2), Automobile Radio and Telephone Installation, Service or Repair, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8389, Automobile or Automobile Truck Repair Shops or Garages, to remove the restriction on division of payroll with Classification 8388, Rubber Tire Dealers, clarify its intended application, and provide direction as to how related operations shall be classified.
 - Amend Classification 8392, Automobile or Automobile Truck Storage Garages or Parking Stations or Lots, for clarity and consistency.
 - Amend Classification 7227, Automobile or Automobile Truck Towing, Roadside Assistance or Freeway Repair, for clarity.
 - Amend Classification 8397, Automobile or Automobile Truck Transmission Repairing and Rebuilding, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Establish Classification 8387(3), Automobile or Truck Washing Facilities, as an alternate wording to Classifications 8387(1), Automobile or Truck Service Stations, and 8387(2), Automobile or Truck Oil and Fluid Replacement Service Facilities, to apply to facilities at which the operations include automobile or truck washing, waxing and polishing, and to employers that wash, wax and polish automobiles or trucks at customers' locations.

- Amend Classification 9522(3), Automobile Body Upholstering, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 3840, Automobile, Automobile Truck or Motorcycle Parts Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8390, Automobile Van Conversion or Customizing, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8324, Automobile Gasoline Stations, to clarify its intended application.
- Amend Classification 9501(3), Painting — automobile or automobile truck bodies, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 2797(3), Recreational Vehicle Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Establish a cross-reference to Classification 8046, Stores — automobile or truck parts or accessories, which is part of the Stores Industry Group.
- Amend Classification 8388, Rubber Tire Dealers, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 3815(2), Automobile Body Mfg. — truck, trailer or bus bodies, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 3815(1), Automobile Truck or Automobile Truck Trailer Mfg. or Assembling, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 9586, Barber Shops or Beauty Parlors, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4512, Biomedical Research Laboratories, to clarify its intended application, remove the general restriction on division of payroll, and provide direction as to how related operations shall be classified.
- Amend Classification 7605(1), Burglar Alarm and Security Alarm Systems Installation, Service or Repair, to clarify its intended application and for consistency.
- Amend Classification 5146(1), Cabinet or Fixtures, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classifications 5403/5432, Carpentry, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 9015(4), Churches — all employees other than clergy, professional assistants, organists, members of choir or Clerical Office Employees, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8840, Churches — clergy, professional assistants, organists, or members of choir, to clarify its intended application.
- Amend Classification 9101, Colleges or Schools — private, to provide direction as to how related operations shall be classified.
- Amend Classification 8868, Colleges or Schools — private — not automobile schools, for consistency and provide direction as to how related operations shall be classified.
- Amend Classification 5195, Communications Cabling, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8859(1), Computer Programming or Software Development, to clarify its intended application and remove the general restriction on division of payroll.

- Amend Classification 5214, Concrete or Cement Work, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 6325, Conduit Construction, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 5606, Contractors, to eliminate the requirement for WCIRB approval, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4244, Corrugated or Fibre Board Container Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 9059, Day Care Centers, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4692, Dental Laboratories, to clarify its intended application and provide direction as to how related professions shall be classified.
- Amend Classification 7721(1), Detective or Patrol Agencies, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4611, Drug, Medicine or Pharmaceutical Preparations Mfg., to clarify its intended application, provide direction as to how a related operation shall be classified.
- Amend Classification 2589(1), Dry Cleaning or Laundry, for clarity and consistency.
- Amend Classification 3570, Electric Appliance Mfg., to include the manufacture of battery chargers and battery pack assemblies.
- Amend Classification 3724(2), Electrical Machinery or Auxiliary Apparatus, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classifications 5190/5140, Electrical Wiring, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 3179, Electrical Apparatus Mfg., within the Electronics Industry Group, to include the manufacture of actuators.
- Amend 1624(2), Excavation — rock, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 7219(2), Express Companies, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend the Farms Industry Group to correct the reference to Section IV, Special Industry Classification Procedures, Rule 3.
- Amend Classification 9403(1), Garbage, Ashes or Refuse Collecting, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 9424, Garbage, Ashes or Refuse Dump Operations, to clarify its intended application and provide direction as to how related operations shall be classified.
- Establish a cross-reference to indicate that Classification 8324, Gasoline Stations, is listed under the Automotive Industry Group.
- Amend Classification 3146(1), Hardware Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8839, Dentists and Dental Surgeons, which is part of the Health and Human Services Industry Group, to clarify its intended application, remove the general restriction on division of payroll, and provide direction as to how related operations shall be classified.
- Amend Classification 8827(1), Homemaker Services, which is part of the Health and Human Services Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8852, Home Infusion Therapists, which is part of the Health and Human Services Industry Group, for consistency.
- Amend Classification 8827(2), Public Health Nursing Associations, which is part of the Health and Human Services Industry Group, to clarify its intended application and provide

- direction as to how related operations shall be classified.
- Amend Classification 8834, Physicians, which is part of the Health and Human Services Industry Group, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
 - Amend Classification 8823, Residential Care Facilities for Children, which is part of the Health and Human Services Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 9085, Residential Care Facilities for the Developmentally Disabled, which is part of the Health and Human Services Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3146(2), Heat Treating, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
 - Amend Classification 8831(1), Hospitals — veterinary, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8859(2), Internet or Web-Based Application Development or Operation, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
 - Amend Classification 9008, Janitorial Services, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8831(3), Kennels, to clarify its intended application and provide direction as to how a related operation shall be classified.
 - Amend Classification 2585, Laundries — N.O.C., for clarity and consistency.
 - Amend Classification 9015(5), Libraries — all employees other than librarians, professional assistants or Clerical Office Employees, to clarify its intended application and reference its companion Classification 8810(3), Libraries — librarians or professional assistants.
 - Amend Classification 8810(3), Libraries — librarians or professional assistants, to clarify its intended application, reference its companion Classification 9015(5), Libraries — all employees other than librarians, professional assistants or Clerical Office Employees, and provide direction as to how related operations shall be classified.
 - Amend Classification 3632, Machine Shops, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3560(1), Machinery Mfg. — commercial food processing equipment, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3560(2), Machinery Mfg. — industrial, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3560(3), Machinery Mfg. — material handling equipment, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 8800, Mailing or Addressing Companies, to clarify its intended application and remove the general restriction on division of payroll.
 - Amend Classification 3066(3), Aluminum Ware Mfg., which is part of the Metal Working Classifications Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3066(4), Coppersmithing, which is part of the Metal Working Classifications Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3066(1), Sheet Metal Products Mfg., which is part of the Metal Working Classifications Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.

- Amend Classification 3724(1), Millwright Work, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend the Mining Industry Group to correct the reference to Section IV, Special Industry Classification Procedures, Rule 4.
- Amend Classification 1122, Mining — surface, within the Mining Industry Group, to identify associated operations and include references to similar or related classifications.
- Amend Classification 2797(1), Mobile Home Mfg., to clarify its intended application, remove the restriction regarding division of payroll and provide direction as to how related operations shall be classified.
- Amend Classification 9610, Motion Pictures — production, to increase the payroll limitation for actors, musicians, producers and the motion picture director from \$109,200 to \$111,800 per year per person to reflect wage inflation since the payroll limitation was last amended in 2014.
- Amend Classification 8810(4), Libraries — public — librarians or professional assistants, which is part of the Municipal, State or Other Public Agencies Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8875(1), Public Colleges or Schools, which is part of the Municipal, State or Other Public Agencies Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8838, Museums, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 3152(1), Nail, Tack or Rivet Mfg., to clarify its intended application.
- Amend Classification 3152(2), Nut, Bolt or Screw Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Establish a cross-reference to indicate that Classification 9501(3), Painting — automobile or truck bodies, is listed under the Automotive Industry Group.
- Amend Classification 9501(1), Painting — shop only, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4250(1), Paper Coating or Laminating, to clarify its intended application and direct that conversion of paper into paper goods is classified as 4279(1), Paper Goods Mfg.
- Amend Classification 7198(1), Parcel Delivery Companies, to clarify its intended application.
- Amend Classification 7721(2), Patrol or Guard Services, to clarify its intended application.
- Amend Classification 9031, Pest Control, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8350, Gasoline or Oil Dealers, which is part of the Petroleum Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4740(3), Gasoline Recovery, which is part of the Petroleum Industry Group, to clarify its intended application.
- Amend Classification 4740(1), Oil Refining, which is part of the Petroleum Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 4297(1), Electronic Prepress, which is part of the Printing, Publishing and Duplicating Industry Group, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
- Amend Classification 4297(2), Graphic Design, which is part of the Printing, Publishing and Duplicating Industry Group, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how a related operation shall be classified.
- Amend Classification 9011, Apartment or Condominium Complex Operation, which is part of the Property Management/Operation Industry Group, to clarify its intended application, provide direction how related operations are classified and direct that non-resident employees engaged

- exclusively in the rental or leasing of property shall be assigned to 8741, Real Estate Agencies.
- Amend Classification 9007, Apartment or Condominium Complex Operation for Seniors, which is part of the Property Management/Operation Industry Group, to clarify its intended application, provide direction how related operations are classified and direct that non-residing employees engaged exclusively in the rental or leasing of property shall be assigned to 8741, Real Estate Agencies.
 - Amend Classification 9015(1), Building Operation — N.O.C. — all other employees, which is part of the Property Management/Operation Industry Group, to clarify its intended application, provide direction regarding related classifications and direct that employees engaged exclusively in the rental or leasing of property shall be assigned to 8741, Real Estate Agencies.
 - Amend Classification 9009, Building Operation — commercial properties — all other employees, which is part of the Property Management/Operation Industry Group, to clarify its intended application, provide direction regarding related classifications and direct that employees engaged exclusively in the rental or leasing of property shall be assigned to 8741, Real Estate Agencies.
 - Amend Classification 8740(2), Building Operation — commercial properties — property management supervisors, within the Property Management/Operation Industry Group, to clarify its intended application.
 - Amend Classification 9010, Mobile Home Park Operation, which is part of the Property Management/Operation Industry Group, to clarify its intended application, provide direction regarding related classifications and direct that non-residing employees engaged exclusively in the rental or leasing of property to clients shall be assigned to 8741, Real Estate Agencies.
 - Amend Classification 8741, Real Estate Agencies, which is part of the Property Management/Operation Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 3612, Pump or Hydraulic Apparatus Mfg. or Repair, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 1624(1), Quarries, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 7610, Radio, Television or Commercial Broadcasting Stations — all employees, to increase the payroll limitation for players, entertainers or musicians from \$109,200 to \$111,800 per year per person to reflect wage inflation since the payroll limitation was last amended in 2014.
 - Establish a cross-reference to indicate that Classification 2797(3), Recreational Vehicle Mfg., is listed under the Automotive Industry Group.
 - Amend Classification 5225, Reinforcing Steel Installation, to provide direction as to how related operations shall be classified.
 - Amend Classification 9096, Residential Cleaning Services, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Amend Classification 9079(1), Restaurants or Taverns, to clarify its intended application, remove the general restriction on division of payroll and provide direction as to how related operations shall be classified.
 - Amend Classifications 5552/5553, Roofing, to clarify its intended application and provide direction as to how related operations shall be classified.
 - Establish a cross-reference to indicate that Classification 8388, Rubber Tire Dealers, is listed under the Automotive Industry Group.
 - Amend Classification 8847, Beverage Container Collection or Redemption, which is part of the Salvage Material Dealers Industry Group, to direct that the curbside collection of recyclables, including beverage containers shall be classified as 9403(1), Garbage or Refuse Collecting.
 - Amend Classification 8264(2), Bottle Dealers — secondhand, which is part of the Salvage Material Dealers Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.

- Amend Classification 8265(2), Junk Dealers — N.O.C., which is part of the Salvage Material Dealers Industry Group, for clarity.
- Amend Classification 8264(1), Paper Stock Dealers — secondhand, which is part of the Salvage Material Dealers Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8264(3), Rubber Stock Dealers — secondhand, which is part of the Salvage Material Dealers Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Eliminate Classification 8103, Wiping Cloth or Rag Dealers, which is part of the Salvage Material Dealers Industry Group, as this classification does not develop sufficient data to produce a statistically credible advisory pure premium rate.
- Establish Classification 8264(4), Wiping Cloth or Rag Dealers — including all laundry operations, which is part of the Salvage Material Dealers Industry Group, as alternate wording to Classification 8264 for wiping cloth and rag dealers.
- Amend Classification 3152(3), Screw Machine Products Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 5951, Serum, Anti-Toxin or Virus Mfg., to clarify its intended application, provide direction as to how related operations shall be classified and for consistency.
- Amend Classification 5146(2), Sign Installation or Repair, which is part of the Sign Industry Group, to provide direction as to how related operations shall be classified.
- Amend the Stores Industry Group to correct the reference to Section IV, Special Industry Classification Procedures, Rule 5.
- Amend Classification 8046, Stores — automobile accessories, which is part of the Stores Industry Group, to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 7365, Taxicab Operations — all employees, to increase the minimum payroll from \$30,500 to \$31,300 per annum per taxicab to reflect wage inflation since the threshold was last amended in 2014.
- Amend Classification 9156, Theaters — dance, opera and theater companies, to increase the payroll limitation for performers and directors of performers from \$109,200 to \$111,800 per year per person to reflect wage inflation since the payroll limitation was last amended in 2014.
- Amend Classification 9151, Theaters — music ensembles, to increase the payroll limitation for performers and directors of performers from \$109,200 to \$111,800 per year per person to reflect wage inflation since the payroll limitation was last amended in 2014.
- Amend Classification 3099, Tool Mfg. — N.O.C., to clarify its intended application and provide direction as to how related operations shall be classified.
- Establish a cross-reference to indicate that Classification 3815(2), Truck Body Mfg., is listed under the Automotive Industry Group.
- Amend Classification 7219(1), Trucking Firms, to clarify its intended application and provide direction as to how related operations shall be classified.
- Establish a cross-reference to indicate that Classification 3815(1), Truck, Truck Trailer or Bus Mfg. or Assembling, is listed under the Automotive Industry Group.
- Amend Classification 3634, Valve Mfg., to clarify its intended application and provide direction as to how related operations shall be classified.
- Amend Classification 8292, Warehouses — general merchandise, to clarify its intended application and provide direction as to how related operations shall be classified.
- Eliminate Classification 7721(3), Watchpersons or Guards, as the operations described by this classification are assignable to Classification 7721(2), Patrol or Guard Services.
- Amend Section VIII, Abbreviated Classifications Numeric Listing, for clarity and for consistency.

Part 4 — Unit Statistical Reporting Requirements

- Amend Section II, Definitions, Rule 20, Loss Adjustment Expense(s), for clarity and consistency.

- Amend Section II, Rule 29, Open or Open Claim, and Rule 34, Resolved or Resolved Claim, to remove “Resolved Claim” for consistency with the national reporting standards and renumber all subsequent entries.
- Amend Section V, Loss Information, Rule B, Loss Data Elements, Subrule 6, Type of Settlement, for consistency with national reporting standards and to provide for the submission of a statement when a noncompensable claim meets the requirements of Labor Code Section 3761.
- Amend Section VII, Subsequent Reports, Correction Reports, and Reporting Methods, for clarity and consistency.
- Amend Appendix I, Construction and Erection Classifications, for consistency.

AMENDMENTS TO MISCELLANEOUS REGULATIONS FOR THE RECORDING AND REPORTING OF DATA — 1995

The WCIRB recommends that the following revisions to the Miscellaneous Regulations for the Recording and Reporting of Data — 1995 become effective January 1, 2015 with respect to new and renewal policies as of the first anniversary rating date of a risk on or after January 1, 2015:

Part 1— General Provisions

- Amend Section I, Introduction, Rule 2, Effective Date, to show that the effective date of the amended Miscellaneous Regulations is 12:01 a.m., January 1, 2015.

AMENDMENTS TO CALIFORNIA WORKERS’ COMPENSATION EXPERIENCE RATING PLAN — 1995

The WCIRB recommends that the following revisions to the California Workers’ Compensation Experience Rating Plan — 1995 become effective January 1, 2015 with respect to new and renewal policies as of the first anniversary rating date of a risk on or after January 1, 2015.

- Amend Section I, General Provisions, Rule 2, Effective Date, to show that the effective date of the amended Experience Rating Plan is 12:01 a.m., January 1, 2015.

- Amend Section III, Eligibility and Experience Period, Rule 3, Experience to be Used for Rating California Workers’ Compensation Insurance Risks, Subrule f, to correct the reference to Part 4, Unit Statistical Reporting Requirements, of the California Workers’ Compensation Uniform Statistical Reporting Plan — 1995.

TEXT OF REGULATIONS AND ACCESS TO RULEMAKING FILE

The Commissioner has prepared an Informative Digest included in this Notice that sets forth a summary and the reasons for the proposed regulations. Upon request to the contact persons above, the text of the proposed regulations shall be made available for inspection and copying.

The file for this action, which includes a copy of the proposed regulations, the WCIRB’s filing, and any supplemental information, is contained in the Rulemaking File: REG–2014– 00008 and is available for inspection and copying by prior appointment at 300 Capitol Mall, 17th Floor, Sacramento, California 95814, between the hours of 9:00 a.m. and 5:00 p.m., Monday through Friday.

The express terms of the proposed regulations as contained in the WCIRB’s filing may also be viewed or downloaded from the Regulatory Filings section of the WCIRB website: www.wcirb.com.

WEBSITE POSTINGS

Documents concerning these proposed regulations are available on the Department’s website. To access them, go to <http://www.insurance.ca.gov>. Find at the right-hand side of the page the heading ‘QUICK LINKS.’ The third item in this column under this heading is ‘For Insurers’; on the drop-down menu for this item, select ‘Legal Information.’ When the ‘INSURERS: LEGAL INFORMATION’ screen appears, click the third item in the list of bulleted items near the top of the page: ‘Proposed Regulations.’ The ‘INSURERS: PROPOSED REGULATIONS’ screen will be displayed. Select the only available link: ‘Search for Proposed Regulations.’ Then, when the ‘PROPOSED REGULATIONS’ screen appears, you may choose to find the documents either by conducting a search or by browsing for them by name.

To browse, click on the “Currently Proposed Regulations” link. A list of the names of regulations for which documents are posted will appear. Find in the list the link to “2015 Workers’ Compensation Insurance Rating Rules” and click it. Links to the documents associated with these regulations will then be displayed.

To search, enter “REG–2014–00008” (the Department’s regulation file number for these regulations) in the search field. Alternatively, search by keyword (“workers’ compensation insurance rating rules” for example). Then, click on the ‘Submit’ button to display links to the various filing documents.

AUTOMATIC MAILING

A copy of the proposed regulations and this Notice will be sent to all persons who have previously filed a request to receive notice of proposed rulemaking with the Commissioner.

APPROVAL OF REGULATIONS

Following the time period to receive written comment, the Insurance Commissioner may approve regulations substantially as described in this Notice and Informative Digest, or he may approve modified regulations or refuse to approve the regulations. Notice of the Insurance Commissioner’s action will be sent to all persons who have requested notice of the Commissioner’s action.

TITLE 14. BOARD OF FORESTRY AND FIRE PROTECTION

“Forest Fire Prevention Pilot Project Exemption, 2014”

Title 14 of the California Code of Regulations (14 CCR), Division 1.5, Chapter 4, Subchapter 7, Article 2, Section 1038

Adopt:

§ 1038(j) Forest Fire Prevention Pilot Project Exemption

The California State Board of Forestry and Fire Protection (Board) is soliciting review and comment on proposed adoption of a new regulation into the California Forest Practice Rules (FPRs). The proposed regulation to be adopted is the Forest Fire Prevention Pilot Project Exemption, authorized by Public Resources Code (PRC) § 4584(j) as amended by Assembly Bill (AB) 744 in 2013. The primary purpose of the proposed regulation is to assess whether increasing the diameter of trees that may be removed pursuant to the existing Forest Fire Prevention Exemption will reduce the risk of catastrophic fires in the Sierra Nevada Region as defined in the Laird–Leslie Sierra Nevada Conservancy

Act [PRC § 33302(f)], and the Counties of Modoc, Siskiyou and Trinity (Pilot Project Region).

PUBLIC HEARING

The Board will hold a public hearing on Wednesday, August 27th, 2014, at its regularly scheduled meeting commencing at 8:00 a.m., at the Resources Building Auditorium, 1st Floor, 1416 Ninth Street, Sacramento, California. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action described in the *Informative Digest*. The Board requests, but does not require, that persons who make oral comments at the hearing also submit a summary of their statements. Additionally, pursuant to Government Code § 11125.1, any information presented to the Board during the open hearing in connection with a matter subject to discussion or consideration becomes part of the public record. Such information shall be retained by the Board and shall be made available upon request.

WRITTEN COMMENT PERIOD

Any person, or authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. The written comment period ends at 5:00 p.m., on Monday, August 25, 2014.

The Board will consider only written comments received at the Board office by that time and those written comments received in connection with oral testimony at the public hearing. The Board requests, but does not require, that persons who submit written comments to the Board reference the title of the rulemaking proposal in their comments to facilitate review.

Written comments shall be submitted to the following address:

Board of Forestry and Fire Protection
Attn: Kevin Conway
Staff Forester
P.O. Box 944246
Sacramento, CA 94244–2460

Written comments can also be hand–delivered to the contact person listed in this notice at the following address:

Board of Forestry and Fire Protection
Room 1506–14
1416^{9th} Street
Sacramento, CA

Written comments may also be sent to the Board via facsimile at the following phone number:

(916) 653–0989

Written comments may also be delivered via e-mail at the following address:

board.public.comments@bof.ca.gov

AUTHORITY AND REFERENCE

Authority cited: Sections 4551, 4553, and 4584 of the Public Resources Code. Reference: Sections 4527, 4554 and 4584 of the Public Resources Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Pursuant to the Z'berg–Nejedly Forest Practice Act of 1973, Public Resources Code (PRC) Section 4511, *et seq.* the State Board of Forestry and Fire Protection (Board) is authorized to construct a system of forest practice regulations applicable to timber management on state and private timberlands.

Public Resources Code Section 4551 requires the Board to adopt forest practice rules and regulations to, among other things, “. . . assure the continuous growing and harvesting of commercial forest tree species and to protect the soil, air, fish and wildlife, and water resources.”

The Board is promulgating a regulation to be adopted into the FPRs, the Forest Fire Prevention Pilot Project Exemption, authorized by PRC § 4584(j) as amended by AB 744 in 2013. The primary purpose of the proposed regulation is to assess whether increasing the diameter of trees that may be removed pursuant to the existing Forest Fire Prevention Exemption will reduce the risk of catastrophic fires in the Pilot Project Region. It should also be noted that AB 2142 (Chesbro, D–Arcata), currently under consideration by the California Legislature, would expand the geographic scope of this regulation to include the Counties of Del Norte, Humboldt, Mendocino, and Sonoma.

According to Cal Fire Statistics cited in the Senate Appropriations bill analysis¹, the existing Forest Fire Prevention Exemption was only used to treat approximately 8,400 acres between its adoption in 2005 and September of 2013. The rate, of use of this permit is not commensurate with the wildfire risk within the Pilot Project Region. AB 744 focused on finding amendments that provide for better economic incentives to

landowners conducting this work in the Pilot Project Region to see if increasing the maximum diameter of trees allowed to be harvested would increase the acreage treated for fuel hazard reduction.

The proposed regulation modifies the prescriptive fuel treatment standards in an attempt to influence the economics of Forest Fire Prevention Exemption projects for a limited period of time in a focused area of the state with moderate to very high fire risk. The goal is to increase the acreage treated under this regulation, and study the impacts of these operations on the natural resources of the state to determine if a permanent regulatory change is warranted.

This rulemaking proposal will modify the maximum sized trees to be removed from 18 inches diameter at stump height to 24 inches diameter at stump height for a limited 3–year period. Guidance from the authors of AB 744 states that the bill is “intended to test the hypothesis that allowing the timber operator to harvest some trees slightly larger than allowed under the existing exemption would change the economics of the operation enough to facilitate fuel reduction treatments across larger portions of the landscape.”²

SPECIFIC BENEFITS ANTICIPATED BY THE PROPOSED ADOPTION, AMENDMENT, OR REPEAL OF THE REGULATION

The rulemaking proposal is anticipated to provide an incentive to landowners in moderate to very high fire hazard severity zones within the Pilot Project Region to address fuel hazard reduction as part of their overall land management objectives. The extent to which this regulation is utilized by landowners will determine the degree of benefit derived.

The primary benefit of this regulation is to reduce the rate of fire spread, fire duration and intensity, fuel ignitability, the ignition of tree crowns, and increase firefighter safety during wildland fire suppression activities within the Pilot Project region. These areas of reduced fire behavior can give firefighting personnel safe and effective anchor points from which to control wildland fires, reducing their ultimate size and protecting the people and natural resources of the State. Potential secondary benefits include: an economic incentive for landowners to reduce the fuel loading on their property; minimize fire suppression costs to the state; and minimize impact on the public trust resources by suppressing fires before they become catastrophic.

¹ AB 744 Senate Appropriations Committee Analysis dated 9/19/2013. http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_0701-0750/ab_744_cfa_20130919_112441_sen_comm.html, accessed 6/2/14.

² October 3, 2013 letter from Brian Dahle and Richard S. Gordon to the Executive Officer of the California Board of Forestry and Fire Protection.

IS THE PROPOSED REGULATION
INCONSISTENT OR INCOMPATIBLE WITH
EXISTING STATE REGULATIONS

During the process of developing these regulations, the Board and Department of Forestry and Fire Protection have considered the consistency and compatibility of the rule proposal with existing state regulations. The proposed rulemaking adopts a new regulation into the Forest Practice Rules. Adoption and implementation of the State's Forest Practice Rules is solely the responsibility of the Board and Department, respectively. The two agencies therefore conclude the proposed rulemaking is entirely consistent and compatible with existing state regulations.

DISCLOSURES REGARDING THE PROPOSED
ACTION AND RESULTS OF THE ECONOMIC
IMPACT ANALYSIS

The results of the economic impact assessment prepared pursuant to GC § 11346.3(b)(1) A–D for this proposed regulation indicate that it will not result in an adverse economic impact upon the regulated public or regulatory agencies. 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. (D) The proposed regulation intends to create a positive impact to the health and welfare of California residents, worker safety, and the State's environment as discussed below.

A benefit will likely be realized by landowners who voluntarily utilize the Forest Fire Prevention Pilot Project Exemption due the increased maximum stump diameter of trees allowed to be harvested. The reduced restrictions on trees allowed to be harvested will likely result in increased acreage being treated and better conformance with the performance standards of reducing the rate of fire spread, duration and intensity, fuel ignitability, or ignition of tree crowns. To the extent this occurs, the State will likely realize a benefit through reduced wildland fire suppression costs, increased firefighter safety, and reduced impacts to natural resources from wildland fires.

The Board has determined that the proposed action will not have a significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Cost impacts on representative private persons or businesses:

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

Effect on small business:

The Board has determined small businesses are unlikely to notice any effect from the proposed rulemaking. The proposed regulation implements a modest change to the existing Forest Fire Prevention Exemption allowed under 14 CCR 1038(i). Landowners utilize this regulation voluntarily after analyzing the net benefit to them and the consistency of these operations with their overall management strategy. The regulatory proposal would not result in a significant effect on small business productivity or result in capital expenditures.

Mandate on local agencies and school districts:

The proposed regulation does not impose a mandate on local agencies and school districts.

Costs or savings to any State agency:

Though some costs to state timber review agencies may occur, such costs are not expected to be significant.

Cost to any local agency or school district which must be reimbursed in accordance with the applicable Government Code (GC) sections commencing with GC § 17500:

The proposed regulation does not impose a reimbursable cost to any local agency or school district.

Other non-discretionary cost or savings imposed upon local agencies:

The proposed regulation will not result in the imposition of non-discretionary costs or savings to local agencies.

Cost or savings in federal funding to the State:

The proposed regulation will not result in costs or savings in federal funding to the State.

Significant effect on housing costs:

The proposed regulation will not significantly affect housing costs.

Conflicts with or duplication of Federal regulations:

The proposed regulations neither conflict with, nor duplicate Federal regulations. There are no comparable Federal regulations for timber harvesting on State or private lands.

BUSINESS REPORTING REQUIREMENT

The regulation does not impose a business reporting requirement.

CONSIDERATION OF ALTERNATIVES

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

Requests for copies of the proposed text of the regulations, the *Initial Statement of Reasons*, modified text of the regulations and any questions regarding the substance of the proposed action may be directed to:

Board of Forestry and Fire Protection
 Attn: Kevin Conway
 Staff Forester
 P.O. Box 944246
 Sacramento, CA 94244-2460
 Telephone: (916) 653-8007

The designated backup person in the event Mr. Conway is not available is Mr. George Gentry, Executive Officer of the California Board of Forestry and Fire Protection. Mr. Gentry may be contacted at the above address or by phone at (916) 653-8007.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Board has prepared an *Initial Statement of Reasons* providing an explanation of the purpose, background, and justification for the proposed regulations. The statement is available from the contact person on request. When the *Final Statement of Reasons* has been prepared, the statement will be available from the contact person on request.

A copy of the express terms of the proposed action using UNDERLINE to indicate an addition to the California Code of Regulations and ~~STRIKETHROUGH~~ to indicate a deletion is also available from the contact person named in this notice.

The Board will have the entire rulemaking file, including all information considered as a basis for this proposed regulation, available for public inspection and copying throughout the rulemaking process at its office at the above address.

All of the above-referenced information is also available on the Board web site at:

http://bofdata.fire.ca.gov/regulations/proposed_rule_packages/

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice.

If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text — with the changes clearly indicated — available to the public for at least 15 days before the Board adopts the regulations as revised. Notice of the comment period on changed regulations, and the full text as modified, will be sent to any person who:

- a) testified at the hearings,
- b) submitted comments during the public comment period, including written and oral comments received at the public hearing, or
- c) requested notification of the availability of such changes from the Board of Forestry and Fire Protection.

Requests for copies of the modified text of the regulations may be directed to the contact person listed in this notice. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

TITLE 16. BOARD OF VOCATIONAL NURSING AND PSYCHIATRIC TECHNICIANS

NOTICE IS HEREBY GIVEN that the Board of Vocational Nursing and Psychiatric Technicians (Board) is proposing to take the action described in the Informative Digest. Any person interested may submit written statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the Board of Professional Engineers & Land Surveyors, 2535 Capitol Oaks Drive, 3rd Floor Conference Room, Sacramento, CA 95833 at 10:00 a.m., on August 28, 2014. 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 25, 2014, or must be received by the Board at the hearing. The Board, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified pro-

posal will be available for fifteen (15) days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

AUTHORITY AND REFERENCE

Pursuant to the authority vested by sections 118, 141, 144, 2841.1, 2854, 4501.1 and 4504 of the Business and Professions (B&P) Code, and to implement, interpret or make specific sections 2878, 2878.6, 2878.8, 2892.1 2892.3, 4503, 4515, 4521.6, 4544, and 4545 of said Code; and section 11105 of the Penal Code, the Board is considering changes to Division 25 of Title 16 of the California Code of Regulations (CCR) as follows:

INFORMATIVE DIGEST

A. Informative Digest

The Board is mandated to protect consumers from licensees who practice in an unsafe, incompetent, or impaired manner. In accordance with B&P Code, sections 2841.1 and 4501.1, protection of the public shall be the Board’s highest priority in exercising its licensing, regulatory, and disciplinary functions. Whenever the protection of the public is inconsistent with other interests sought to be promoted, the protection of the public shall be paramount.

B&P Code sections 2854 (VN) and 4504 (PT) authorize the Board to adopt, amend, or repeal such rules and regulations as may reasonably be necessary to enable it to carry into effect the provisions of the Vocational Nursing Practice Act and the Psychiatric Technicians Law.

B&P Code sections 2892 (VN) and 4544 (PT) requires a licensee to renew his or her license to practice every two years, on or before the license expiration date on a form prescribed by the Board. As a condition of licensure renewal, a vocational nurse or psychiatric technician must disclose if he or she had been convicted of any violation of the law, with the exception of traffic infractions under \$300 not involving alcohol, dangerous drugs, or controlled substances, since they last applied for renewal.

The intent of this component of the renewal process is to identify licensees who have been convicted of a violation of the law since their last renewal, which would be grounds for Board action. However, due to the low fine–reporting threshold licensees must report a multitude of traffic infractions that are not grounds for discipline.

The Board is proposing the following changes:

- **Amend CCR sections 2571.5 (VN) and 2575.5 (PT)** — By increasing the fine–reporting threshold from \$300 to \$1000 licensees will only have to report traffic–related convictions if the fine exceeds \$999. A fine under \$1000 for a traffic infraction will be exempt from reporting, as long as it did not involve alcohol, dangerous drugs, or controlled substances.

B. Policy Statement Overview/Anticipated Benefits of Proposal

As stated previously, public protection is the highest priority of the Board and this proposal is consistent with that principle. The Board proposes to amend these regulations to address the issue of renewal applicants being required to disclose traffic infractions that do not constitute grounds for Board action. By increasing the fine–reporting threshold, protection of the public will be better served and Board staff will be able to concentrate its efforts on other more critical enforcement–related activities.

C. Consistency and Compatibility with Existing State Regulations

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: None.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

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

Cost Impact on Representative Private Person or Business: The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulations would not affect small businesses. The regulatory

proposal only affects vocational nurses and psychiatric technician licensees reporting conviction requirements required for licensure renewal.

**RESULTS OF ECONOMIC IMPACT
ASSESSMENT/ANALYSIS**

Impact on Jobs/Businesses:

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

Benefits of Regulation:

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

- This regulatory proposal will address the issue of renewal applicants being required to disclose traffic infractions that do not constitute grounds for Board action (no alcohol, dangerous drugs, or controlled substances were involved). By increasing the fine-reporting threshold from \$300 to \$1000, protection of the public will be better served and Board staff will be able to concentrate its efforts on other more critical enforcement-related activities.

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 upon request from the person designated in this Notice under Contact Person or accessing the Board's Website, http://www.bvnpt.ca.gov/about_us/proposed_regulations.shtml.

**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: Alice Delvey-Williams
 Address: 2535 Capitol Oaks Dr., Suite 205
 Sacramento, CA 95833
 Telephone No.: (916) 263-2032
 Fax No.: (916) 263-7857
 E-Mail
 Address: alice.delvey-williams@dca.ca.gov

The backup contact person is:

Name: Rocío Llamas
 Address: 2535 Capitol Oaks Dr., Suite 205
 Sacramento, CA 95833
 Telephone No.: (916) 263-2042
 Fax No.: (916) 263-7857
 E-Mail
 Address: rocio.llamas@dca.ca.gov

Website Access: Materials regarding this proposal can be found at http://www.bvnpt.ca.gov/about_us/proposed_regulations.shtml.

OAL REGULATORY DETERMINATION

GENERAL PUBLIC INTEREST

FISH AND GAME COMMISSION

NOTICE OF RECEIPT OF PETITION

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Section 2073.3 of the Fish and Game Code, the California Fish and Game Commission, on June 10, 2014, received a petition from the Center for Biological Diversity to list the flat-tailed horned lizard (*Phrynosoma mcallii*) as endangered under the California Endangered Species Act.

Flat-tailed horned lizards inhabit the Colorado and Sonoran Deserts in southeastern California, the extreme southwestern portion of Arizona, and into Baja California and Sonora, Mexico. The species is restricted to hot, arid desert habitats typically below 1,000 feet in elevation.

Pursuant to Section 2073 of the Fish and Game Code, on June 12, 2014 the Commission transmitted the petition to the California Department of Fish and Wildlife for review pursuant to Section 2073.5 of said code. It is anticipated that the Department's evaluation and recommendation relating to the petition will be received by the Commission at its December 3, 2014 meeting.

Interested parties may contact Ms. Laura Patterson, Department of Fish and Wildlife, 1812 Ninth Street, Sacramento, CA 95811, or telephone 916-341-6981, for information on the petition or to submit information to the Department relating to the petitioned species.

June 27, 2014
Fish and Game Commission

Sonke Mastrup
Executive Director

DETERMINATION OF ALLEGED UNDERGROUND REGULATION (Summary Disposition)

(Pursuant to Government Code Section 11340.5 and Title 1, section 270, of the California Code of Regulations)

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

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Date: June 23, 2014
To: Manuel Martinez
From: Chapter Two Compliance Unit
Subject: **2014 OAL DETERMINATION NO. 9 (S) (CTU2014-0428-01)**
(Summary Disposition issued pursuant to Gov. Code, sec. 11340.5; Cal. Code Regs., tit. 1, sec. 270(0))

Petition challenging as an underground regulation the Disallowance of Graphing Paper at Pelican Bay State Prison

On April 28, 2014, the Office of Administrative Law (OAL) received your petition asking for a determination as to whether the disallowance of graphing paper at Pelican Bay State Prison constitutes an underground regulation. The rule is in Section 54010 of the Pelican Bay State Prison Operations Manual Supplement, dated August 2012. This Section 54010 of the Pelican Bay State Prison Operations Manual Supplement, dated August 2012, was issued by the warden at the Pelican Bay State Prison and is attached hereto as Exhibit A.

In issuing a determination, OAL renders an opinion only as to whether a challenged rule is a "regulation" as defined in Government Code section 11342.600,¹ which should have been, but was not adopted pursuant

to the Administrative Procedure Act (APA).² Nothing in this analysis evaluates the advisability or the wisdom of the underlying action or enactment. OAL has neither the legal authority nor the technical expertise to evaluate the underlying policy issues involved in the subject of this determination.

Generally, a rule which meets the definition of a “regulation” in Government Code section 11342.600 is required to be adopted pursuant to the APA. In some cases, however, the Legislature has chosen to establish exemptions from the requirements of the APA. Penal Code section 5058, subdivision (c), establishes exemptions expressly for the California Department of Corrections and Rehabilitation (CDCR):

(c) The following are deemed not to be “regulations” as defined in Section 11342.600 of the Government Code:

(1) Rules issued by the director applying solely to a particular prison or other correctional facility. . . .

This exemption is called the “local rule” exemption. It applies only when a rule is established for a single correctional institution.

In *In re Garcia* (67 Cal.App.4th 841, 845), the court discussed the nature of a “local rule” adopted by the warden for the Richard J. Donovan Correctional Facility (Donovan) which dealt with correspondence between inmates at Donovan:

The Donovan inter-institutional correspondence policy applies solely to correspondence entering or leaving Donovan. It applies to Donovan inmates in all instances.

...

The Donovan policy is not a rule of general application. It applies solely to Donovan and, under Penal Code section 5058, subdivision (c)(1), is not subject to APA requirements.

Similarly, the rule challenged by your petition was issued by Pelican Bay State Prison and applies solely to the inmates of the Pelican Bay State Prison. Inmates

¹“Regulation” means every rule, regulation, order, or standard of general application or the amendment, supplement, or revision of any rule, regulation, order, or standard adopted by any state agency to implement, interpret, or make specific the law enforced or administered by it, or to govern its procedure.

²Such a rule is called an “underground regulation” as defined in California Code of Regulations, title 1, section 250, subsection (a):

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

housed at other institutions are governed by those other institutions’ criteria as to whether graphing paper is allowed. Therefore, the rule is a “local rule” and is exempt from compliance with the APA pursuant to Penal Code section 5058(c)(1). It is not an underground regulation.³

The issuance of this summary disposition does not restrict your right to adjudicate the alleged violation of section 11340.5 of the Government Code.

/s/

Debra M. Cornez
Director

/s/

Elizabeth A. Heidig
Senior Attorney

Copy:
Dr. Jeffrey Beard
Tim Lockwood

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.

³ The rule challenged by your petition is the proper subject of a summary disposition letter pursuant to title 1, section 270 of the California Code of Regulations. Subdivision (f) of section 270 provides:

(f)(1) If facts presented in the petition or obtained by OAL during its review pursuant to subsection (b) demonstrate to OAL that the rule challenged by the petition is not an underground regulation, OAL may issue a summary disposition letter stating that conclusion. A summary disposition letter may not be issued to conclude that a challenged rule is an underground regulation.

(2) Circumstances in which facts demonstrate that the rule challenged by the petition is not an underground regulation include, but are not limited to, the following:

(A) The challenged rule has been superseded.

(B) The challenged rule is contained in a California statute.

(C) The challenged rule is contained in a regulation that has been adopted pursuant to the rulemaking provisions of the APA.

(D) The challenged rule has expired by its own terms.

(E) An express statutory exemption from the rulemaking provisions of the APA is applicable to the challenged rule. [Emphasis added.]

File# 2014-0516-02
AIR RESOURCES BOARD
Cap and Trade Regulation 2013

The California Global Warming Solutions Act of 2006, (Statutes 2006, Ch. 488 (AB 32) as codified in California Health & Safety Code sections 38500 et seq. requires California to reduce greenhouse gas emissions to 1990 levels by 2020 and to develop a comprehensive strategy to reduce dependence on fossil fuels, stimulate investment in clean and efficient technologies, and improve air quality and public health. Regulations for California's Cap-and-Trade program were first adopted by the California Air Resources Board (Board) in October 2011. These regulations established a declining cap on approximately 85 percent of total statewide greenhouse gas emissions and included rules on allowances, reduction requirements, compliance requirements, offsets designed to leverage the power of the market in pursuit of the stated environmental goal. In 2012, amendments were made to the Cap-and-Trade regulations relating to program implementation and linkage of the program with Quebec.

This rulemaking action by the California Air Resources Board (Board) amends the California Cap-and-Trade Program in an effort to provide additional details to clarify implementation, address stakeholder concerns identified since initial implementation, and to enhance the Board's ability to oversee and implement the program. Specific areas of amendment include: providing an allowance allocation for additional sectors and modifying allocation for existing sectors; implementing additional cost containment mechanisms; defining new covered entities and exempt sectors; exempting certain covered entities' emissions from compliance obligations for the first compliance period; providing additional clarity on the prohibition against resource shuffling in the electricity sector; providing for better coordination of the program with other State renewable electricity requirements; including a new offset protocol and clarifying processes for implementation of the offset program; providing modifications to market rules for auctions and transfers in the tracking system; and including additional provisions to enhance market security for trading allowances. In addition to the new and amended regulatory provisions, ARB is adopting and incorporating by reference the California Air Resources Board Compliance Offset Protocol Mine Methane Capture Projects (Adopted April 25, 2014) and Appendix A to the to Mine Methane Capture Projects (released September 4, 2013).

Title 17
California Code of Regulations
ADOPT: 95894, 95895, 95923, 95979.1, AMEND: 65802, 95811, 95812, 95813, 95814, 95830, 95831, 95832, 95833, 95834, 95841.1, 95851, 95852, 95852.1.1, 95852.2, 95853, 95856, 95857, 95870, 95890, 95891, 95892, 95893, 95910, 95911, 95912, 95913, 95914, 95920, 95921, 95922, 95942, 95970, 95971, 95972, 95973, 95974, 95975, 95976, 95977, 95977.1, 95978, 95979, 95980, 95980.1, 95981, 95981.1, 95982, 95983, 95984, 95985, 95986, 95987, 95990, 96022
Filed 06/26/2014
Effective 07/01/2014
Agency Contact: Amy Whiting (916) 322-6533

File# 2014-0515-01
BOARD OF EDUCATION
English Language Arts/English Language Development Instruction Materials Adoption
This action amends Title 5, Division 1, Chapter 9, Subchapter 1, Article 2, of the California Code of Regulations, to implement a process and fee for adoption of English language development instruction materials.

Title 5
California Code of Regulations
ADOPT: 9517.3
Filed 06/26/2014
Effective 10/01/2014
Agency Contact: Hillary Wirick (916) 319-0644

File# 2014-0522-04
BUREAU OF REAL ESTATE
Govr's Reorg. 2 update, address update, typographical error correction

The California Bureau of Real Estate submitted this Section 100 action to make comprehensive changes to 69 sections in title 10 of the California Code of Regulations. The changes address name changes resulting from the Governor's Reorganization Plan No. 2, primarily the transition of the former Department of Real Estate into the present Bureau of Real Estate. Other changes made in this action include correcting references to the former Department of Corporations, now the Department of Business Oversight; correcting references to the former Bureau of Private Postsecondary and Vocational Education, now the Bureau for Private Postsecondary Education; and correcting references to the former federal Immigration and Naturalization Service (INS), now the U.S. Citizenship and Immigration

Services (USCIS) pursuant to the Homeland Security Act of 2002.

Title 10

California Code of Regulations

AMEND: 2705, 2710, 2713, 2718, 2725.5, 2729, 2729.5, 2731, 2742, 2743, 2746, 2752, 2758.4, 2758.5, 2761, 2763, 2790, 2790.8, 2791, 2792.1, 2792.2, 2792.18, 2792.32, 2793, 2795, 2799.2, 2801.5, 2806, 2807.4, 2809, 2809.1, 2809.3, 2810.5, 2831, 2840, 2842, 2845, 2846, 2846.7, 2846.8, 2847, 2847.3, 2848, 2849.01, 2851, 2860, 2910, 2911, 2912, 2922, 2930, 2940, 2945.2, 2945.4, 2963, 3000, 3002, 3004, 3006, 3007, 3007.2, 3007.6, 3009, 3013, 3100, 3101, 3104, 3106, 3107

Filed 06/30/2014

Agency Contact: Daniel E. Kehew (916) 263-8681

File# 2014-0620-11

CALIFORNIA ALTERNATIVE ENERGY AND ADVANCED TRANSPORTATION FINANCING AUTHORITY

Sales and Use Tax Exclusion Program

The California Alternative Energy and Advanced Transportation Financing Authority submitted this emergency re-adoption action to maintain the effectiveness of the amendments to seven sections in title 4 of the California Code of Regulations that were approved in OAL file nos. 2013-0927-06E and 2014-0328-02EE. The emergency regulations incorporated "advanced manufacturing" processes, as authorized and defined in SB 1128 (Stats.2012, ch. 677), into the existing sales and use tax exclusion program already available for manufacturers of alternative source products and advanced transportation products. The emergency regulations also clarified eligibility and evaluation criteria for reviewing applications from manufacturers of energy efficiency products, which are considered alternative source products, and made a number of administrative changes.

Title 4

California Code of Regulations

AMEND: 10030, 10031, 10032, 10033, 10034, 10035, 10036

Filed 06/30/2014

Effective 06/30/2014

Agency Contact: Alejandro Ruiz (916) 651-5101

File# 2014-0620-06

CALIFORNIA HEALTH BENEFIT EXCHANGE SHOP Eligibility and Enrollment Process

The California Health Benefit Exchange submitted this emergency re-adoption action to maintain the effectiveness of ten sections added to title 16 of the Califor-

nia Code of Regulations in OAL file nos. 2013-0920-05E and 2014-0321-01EE. The adopted regulations established criteria and procedures for qualified employers and qualified employees to enroll in health coverage under the Small Business Health Options Program (SHOP), a program under both federal and state law that implements the federal Patient and Protection and Affordable Care Act.

Title 10

California Code of Regulations

ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538

Filed 06/30/2014

Effective 06/30/2014

Agency Contact: Brandon Ross (916) 228-8281

File# 2014-0620-05

CALIFORNIA HEALTH BENEFIT EXCHANGE

Eligibility and Enrollment Process for the Individual Exchange

HBEX submitted this emergency action for a second re-adopt of the regulations adopted in OAL File No. 2013-0920-02ER, and re-adopted in OAL File No. 2014-0321-04EE. These regulations established the Health Benefit Exchange's policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage through the Exchange in the individual Market. In this second re-adopt, HBEX is amending these regulations to add and clarify definitions and to review the applicability of requirements as well as the enrollment periods.

Title 10

California Code of Regulations

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

Filed 06/30/2014

Effective 06/30/2014

Agency Contact: Bahara Hosseini (916) 228-8486

File# 2014-0624-02

CALIFORNIA HEALTH BENEFIT EXCHANGE

Certified Insurance Agents

Under the federal Patient and Protection and Affordable Care Act (PPACA), each state is required, by January 1, 2014, to establish an American Health Benefit Exchange that makes available qualified health plans to qualified individuals and small employers. Existing state law, the California Patient Protection and Affordable Care Act, established the California Health Benefit Exchange (Exchange) to implement the federal PPACA

in California. This emergency rulemaking by the Exchange readopts, without change, sections 6800, 6802, 6804, and 6806 in Title 10 of the California Code of Regulations, originally adopted emergency in OAL file No. 2013-0920-04E and as amended by OAL File No. 2014-0321-03EE. The adopted sections establish the policies and procedures for accepting applications, selecting applicants, establishing roles and responsibilities, and compensation standards for Certified Insurance agents who assist consumers with enrollment into the programs administered by the Exchange. These sections incorporate by reference the CalHEERS Terms and Conditions (Rev. September 2013), Agent Agreement (Rev. March 2014), Brand Style Guide for Agents (Rev. September 2013), and STD.204 Payee Data Record (Rev. 06/2003).

Title 10
 California Code of Regulations
 ADOPT: 6800, 6802, 6804, 6806
 Filed 07/01/2014
 Effective 07/01/2014
 Agency Contact: Daniel Eliav (916) 228-8492

File# 2014-0620-07
CALIFORNIA HEALTH BENEFIT EXCHANGE
 Certified Plan-Based Enrollment Program

This action by the California Health Benefit Exchange is a second re-adoption of emergency rulemaking action 2013-0920-03. The initial emergency rulemaking created a Certified Plan-Based Enrollment Program (Program), pursuant to which Qualified Health Plan (QHP) Issuers may conduct eligibility determinations, offer enrollment in QHPs, and appropriately handle applications for other insurance affordability programs, including Medi-Cal. The first readoption, 2014-0321-02EE, provided standards and requirements for QHP Issuers and their employees and contractors to qualify for participation in the Program. No substantive changes are proposed in this readoption action.

Title 10
 California Code of Regulations
 ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718
 Filed 06/26/2014
 Effective 07/01/2014
 Agency Contact:
 Gabriela Ventura Gonzales (916) 228-8477

File# 2014-0619-01
DEPARTMENT OF CONSERVATION
 Well Stimulation Treatment

This emergency regulatory action is a readoption of prior emergency regulations (OAL file no. 2013-1219-01E) effective 1/1/2014 that implemented SB 4 Interim Well Stimulation Treatment. This readopt emergency action is being submitted to the Office of Administrative Law pursuant to SB 861 (Stats. 2014, c. 35), an urgency statute that went into effect on June 20, 2014. SB 861 provides that the submission of this emergency regulatory action shall not be disapproved by the Office of Administrative Law and shall remain in effect until revised by the Director of the Department of Conservation or July 1, 2015, whichever is earlier.

Title 14
 California Code of Regulations
 ADOPT: 1761, 1780, 1781, 1782, 1783, 1783.1, 1783.2, 1783.3, 1783.4, 1788
 Filed 06/27/2014
 Effective 07/01/2014
 Agency Contact: Justin Turner (916) 322-2405

File# 2014-0617-02
DEPARTMENT OF FOOD AND AGRICULTURE
 Citrus Assessment Rates

This regulatory action increases the citrus assessment to fund a Navel and Valencia orange, lemon and mandarin citrus inspection program, a crop estimating services, and a statewide acreage survey. This action is exempt from OAL review pursuant to Food and Agricultural Code section 48002.

Title 3
 California Code of Regulations
 AMEND: 1430.142
 Filed 06/27/2014
 Effective 06/27/2014
 Agency Contact: Steve Patton (916) 445-2180

File# 2014-0616-04
DEPARTMENT OF HEALTH CARE SERVICES
 Drug Medi-Cal Program Integrity

In this emergency regulation, the Department is amending section 51341.1 of Title 22 of the California Code of Regulations to address abusive and fraudulent practices identified during targeted field reviews and postservice postpayment reviews conducted by the Department. The regulation adds definitions, prescribes in more detail how counseling sessions are to be conducted, imposes a physical examination requirements, distinguishes an initial treatment plan from an updated treatment plan, and requires treatments to be recorded in more detail.

Title 22
 California Code of Regulations
 AMEND: 51341.1
 Filed 06/25/2014
 Effective 06/25/2014
 Agency Contact: Jasmin Delacruz (916) 440-7688

File# 2014-0620-09
 DEPARTMENT OF INSURANCE
 COIN — Tax Credits for Qualified CDFI Investments
 This emergency rulemaking by the California Department of Insurance adopts sections in Title 10 of the California Code of Regulations for the purpose of implementing Revenue and Taxation Code sections 12209, 17053.57, and 23657. This action establishes the Community Development Financial Institution certification and tax credit allocation program in the California Organized Investment Network for the benefit of economically disadvantaged communities and people in California.

Title 10
 California Code of Regulations
 ADOPT: 2696.20, 2696.22, 2696.24, 2696.26, 2696.28, 2696.30, 2696.32
 Filed 06/26/2014
 Effective 06/26/2014
 Agency Contact: George Teekell (415) 538-4390

File# 2014-0620-10
 DEPARTMENT OF PUBLIC HEALTH
 Prenatal Screening Fee Increase
 This action amends Title 17, Division 1, Chapter 4, Subchapter 9, Group 5, Article 4 of the California Code of Regulations, increasing the prenatal screening fee.

Title 17
 California Code of Regulations
 AMEND: 6540
 Filed 06/27/2014
 Effective 06/27/2014
 Agency Contact: Laurel Prior (916) 440-7673

File# 2014-0620-03
 DEPARTMENT OF SOCIAL SERVICES
 Annual Reporting/Child Only (AR/CO) in the CalWORKS Program
 This emergency rulemaking action implements SB 1041 (Chap. 47 of 2012), AB 1094 (Chap. 554 of 2013) and AB 85 (Chap. 24 of 2013) by changing the income reporting schedule for CalWORKS beneficiaries whose family units do not include an adult beneficiary, and by increasing the earned income disregard to \$225, and by including Veterans Disability Compensation as unearned income to which the income disregard can be

applied, and by increasing the Maximum Aid Payment by five percent.

Title MPP
 California Code of Regulations
 ADOPT: 40-039 AMEND: 22-071, 22-072, 22-305, 40-103, 40-105, 40-107, 40-119, 40-125, 40-128, 40-173, 40-181, 40-188, 40-190, 41-405, 42-209, 42-213, 42-221, 42-406, 42-407, 42-716, 42-721, 42-751, 42-769, 44-101, 44-102, 44-111, 44-113, 44-115, 44-133, 44-205, 44-207, 44-211, 44-304, 44-305, 44-313, 44-315, 44-316, 44-318, 44-325, 44-327, 44-340, 44-350, 44-352, 48-001, 80-301, 80-310, 82-612, 82-812, 82-820, 82-824, 82-832, 89-110, 89-201
 Filed 06/30/2014
 Effective 07/01/2014
 Agency Contact: Zaid Dominguez (916) 651-8267

File# 2014-0620-02
 DEPARTMENT OF SOCIAL SERVICES
 Foster Family Agency Rates
 The Legislature enacted Senate Bill (SB) 1013 (Chapter 35, Statutes of 2012) on June 27, 2012. Section 92 of SB 1013 repealed Welfare and Institutions Code (WIC) section 11463 which governs Foster Family Agency (FFA) rates. Section 93 of SB 1013 added back WIC section 11463 to reflect increases in the basic care and supervision rates. The Department of Social Services (Department) proposed to amend section 11-403 of the Department's Manual of Policies and Procedures to implement changes made by Section 93 of SB 1013. This regulatory filing is deemed an emergency and exempt from review by the Office of Administrative Law pursuant to subdivision (p) of WIC section 11463.

Title MPP
 California Code of Regulations
 AMEND: 11-403
 Filed 06/26/2014
 Effective 07/01/2014
 Agency Contact: Zaid Dominguez (916) 651-8267

File# 2014-0624-01
 DIVISION OF BOATING AND WATERWAYS
 Quagga and Zebra Mussel Infestation Prevention Fee
 This is the second re-adoption of emergency rulemaking, OAL File number 2013-1001-02E, first re-adopted in OAL file 2014-0319-01EE, by the Department of Parks and Recreation, Division of Boating and Waterways. There are no changes to the regulation text filed in the emergency rulemaking. The emergency rulemaking added new sections to Title 14 of the California Code of Regulations to establish and clarify the procedures related to administering the mussel fee in-

tended to cover the costs of dreissenid mussel prevention activities.

Title 14
California Code of Regulations
ADOPT: 5200, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307
Filed 07/02/2014
Effective 07/08/2014
Agency Contact: Robin Turgeon (916) 327-1851

File# 2014-0617-03
FISH AND GAME COMMISSION
Pacific Halibut

This emergency rulemaking action closes the recreational fishing season for Pacific Halibut for the month of August in waters over which the Fish and Game Commission exercises jurisdiction.

Title 14
California Code of Regulations
AMEND: 28.20
Filed 06/25/2014
Effective 06/25/2014
Agency Contact: Sherrie Fonbuena (916) 654-9866

File# 2014-0618-03
NEW MOTOR VEHICLE BOARD
Authority and Reference Updates

This action without regulatory effect corrects authority and reference citations.

Title 13
California Code of Regulations
AMEND: 550.10, 551, 551.1, 551.6, 553.40, 583, 598
Filed 06/26/2014
Agency Contact: Robin P. Parker (916) 323-1536

File# 2014-0520-02
STATE WATER RESOURCES CONTROL BOARD
Santa Ana BP Recreational Standards — Inland Fresh Surface Waters

On January 21, 2014, the State Water Resources Control Board (State Water Board) adopted Resolution No. 2014-0005 which amended the Water Quality Control Plan for the Santa Ana River Basin to revise Recreational Standards for Inland Fresh Surface Waters in the Santa Ana Region.

Title 23
California Code of Regulations
ADOPT: 3979.7
Filed 07/02/2014
Effective 07/02/2014
Agency Contact: David Woelfel

**CCR CHANGES FILED
WITH THE SECRETARY OF STATE
WITHIN January 29, 2014 TO
July 2, 2014**

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

Title 2
05/30/14 REPEAL: 649.56
05/29/14 AMEND: 22600, 22600.1, 22600.2, 22600.5, 22600.6, 22600.7, 22600.8, 22600.9, 22601, 22601.3, 22601.4, 22601.7 REPEAL: 22601.1
05/19/14 ADOPT: 1181.1, 1181.2, 1181.3, 1181.4, 1181.5, 1181.6, 1181.7, 1181.8, 1181.9, 1181.10, 1181.11, 1181.12, 1181.13, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1182.6, 1182.7, 1182.8, 1182.9, 1182.10, 1182.11, 1182.12, 1182.13, 1182.14, 1182.15, 1182.16, 1183.1, 1183.2, 1183.3, 1183.4, 1183.5, 1183.6, 1183.7, 1183.8, 1183.9, 1183.10, 1183.11, 1183.12, 1183.13, 1183.14, 1183.15, 1183.16, 1183.17, 1183.18, 1184.1, 1185.1, 1185.2, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1185.8, 1185.9, 1186.1, 1186.2, 1186.3, 1186.4, 1186.5, 1186.6, 1186.7, 1187.1, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1187.10, 1187.11, 1187.12, 1187.13, 1187.14, 1187.15, 1188.1, 1188.2, 1190.1, 1190.2, 1190.3, 1190.4, 1190.5 REPEAL: 1181, 1181.1, 1181.2, 1181.4, 1182, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1183, 1183.01, 1183.02, 1183.03, 1183.04, 1183.05, 1183.06, 1183.07, 1183.08, 1183.081, 1183.09, 1183.1, 1183.11, 1183.12, 1183.13, 1183.131, 1183.14, 1183.2, 1183.21, 1183.25,

1183.30, 1183.31, 1183.32, 1184.5,
 1184.6, 1184.7, 1184.8, 1184.9, 1184.10,
 1184.11, 1185, 1185.1, 1185.2, 1185.21,
 1185.3, 1185.4, 1185.5, 1185.6, 1185.7,
 1186, 1186.5, 1186.51, 1186.52, 1186.53,
 1186.54, 1186.55, 1186.6, 1186.61,
 1186.62, 1186.63, 1186.64, 1186.65,
 1186.7, 1186.71, 1186.72, 1186.73, 1187,
 1187.2, 1187.3, 1187.4, 1187.5, 1187.6,
 1187.7, 1187.8, 1187.9, 1188, 1188.1,
 1188.2, 1188.3, 1188.31, 1188.4, 1189,
 1189.1, 1189.2, 1189.3, 1189.6, 1189.61,
 1190, 1190.01, 1190.02, 1190.03,
 1190.04, 1190.05
 05/01/14 ADOPT: 18706.1 AMEND: 18706
 05/01/14 AMEND: 18950.1
 05/01/14 AMEND: 18705.2 REPEAL: 18704.2
 04/30/14 AMEND: 18704
 04/30/14 AMEND: 18707.9
 04/16/14 ADOPT: 599.760.1 AMEND: 599.757,
 599.759, 599.761, 599.768, 599.769
 REPEAL: 599.755, 599.760, 599.764,
 599.765, 599.766, 599.767
 03/10/14 AMEND: 1900, 2002, 2003
 03/05/14 ADOPT: 630, 632.5, 632.11 AMEND:
 631, 631.5, 632, 632.6, 632.7, 632.8,
 632.9, 632.10 REPEAL: 632.5, 632.11
 02/10/14 AMEND: 58000
Title 3
 06/27/14 AMEND: 1430.142
 06/24/14 AMEND: 3435(b)
 06/17/14 AMEND: 3435(b)
 06/02/14 AMEND: 3435(b)
 05/14/14 ADOPT: 1280, 1280.1, 1280.8, 1280.10
 AMEND: 1280.7
 05/12/14 AMEND: 3591.20(a)
 04/24/14 AMEND: 3435(b)
 04/04/14 AMEND: 3435(b)
 03/19/14 AMEND: 3406(b)
 03/18/14 ADOPT: 6471 AMEND: 6000, 6400
 03/18/14 AMEND: 3423(b)
 03/10/14 AMEND: 3589(a)
 03/05/14 ADOPT: 1358.3
 02/26/14 AMEND: 3434(b)(c)(d)
 02/25/14 AMEND: 3417(b)
 02/25/14 AMEND: 3700(b)
 02/20/14 AMEND: 3423(b)
 02/20/14 AMEND: 3701, 3701.1, 3701.2, 3701.3,
 3701.4, 3701.5, 3701.6, 3701.7, 3701.8
 02/12/14 AMEND: 3700(c)
 02/10/14 AMEND: 3435(b)
 02/05/14 AMEND: 3435(b)

Title 4
 06/30/14 AMEND: 10030, 10031, 10032, 10033,
 10034, 10035, 10036
 06/18/14 AMEND: 12505
 06/18/14 AMEND: 8070, 8072
 06/16/14 AMEND: 4001 ADOPT: 4002.9
 06/13/14 AMEND: 8034
 06/11/14 ADOPT: 12387 AMEND: 12360, 12386
 06/09/14 ADOPT: 4402, 4403, 4496, 4496.1,
 4496.2, 4496.3, 4496.4, 4496.5, 4496.6
 05/19/14 AMEND: 7030, 7032, 7033, 7034, 7035,
 7036, 7037, 7040, 7042
 05/15/14 ADOPT: 7113, 7114, 7115, 7116, 7117,
 7118, 7119, 7120, 7121, 7122, 7123,
 7124, 7125, 7126, 7127, 7128, 7129
 05/12/14 AMEND: 1632
 04/07/14 AMEND: 1656, 1658
 04/03/14 AMEND: 10030, 10031, 10032, 10033,
 10034, 10035, 10036
 04/02/14 AMEND: 2066
 03/28/14 AMEND: 10302, 10305, 10315, 10317, 10
 320, 10322, 10325, 10326, 10327, 10328,
 10337
 03/24/14 ADOPT: 10170.1, 10170.2, 10170.3,
 10170.4, 10170.5, 10170.6, 10170.7,
 10170.8, 10170.9, 10170.10, 10170.11,
 10170.12, 10170.13, 10170.14, 10170.15
 03/11/14 ADOPT: 1927.1
 03/10/14 ADOPT: 10080, 10081, 10082, 10083,
 10084, 10085, 10086, 10087
 02/03/14 ADOPT: 10170.16, 10170.17, 10170.18,
 10170.19, 10170.20, 10170.21,
 10170.22, 10170.23, 10170.24
Title 5
 06/26/14 ADOPT: 9517.3
 06/13/14 ADOPT: 19810 REPEAL: 19810, 19812,
 19813, 19814, 19815, 19816, 19816.1,
 19817, 19817.1, 19817.2, 19817.5,
 19818, 19819, 19820, 19821, 19821.5,
 19822, 19823, 19824, 19824.1, 19825,
 19825.1, 19827, 19828, 19828.1,
 19828.2, 19828.3, 19828.4, 19829,
 19829.5, 19830, 19830.1, 19831, 19832,
 19833, 19833.5, 19833.6, 19834, 19835,
 19836, 19837, 19837.1, 19837.2,
 19837.3, 19838, 19840, 19841, 19843,
 19844, 19845, 19845.1, 19845.2, 19846,
 19846.1, 19847, 19848, 19849, 19850,
 19851, 19851.1, 19852, 19853, 19854,
 19854.1, 19855
 05/19/14 AMEND: 80035.5

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05/05/14	ADOPT: 14037, 14038, 14039, 14040, 14041, 14042		5547, 5549, 5555, 5556, 5558, 5560, 5566, 5568, 5569, 5570, 5573, 5574, 5575, 5576, 5577, 5578, 5579, 5580, 5583, 5585.1, 5589, 5590, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5601, 5602, 5606, 5607, 5608, 5616, 5617, 5618, 5619, 5620, 5621, 5622, 5624	
05/05/14	ADOPT: 3051.19, 3051.20, 3051.21, 3051.22, 3051.23, 3051.24 AMEND: 3001, 3023, 3025, 3029, 3030, 3031, 3040, 3043, 3051, 3051.1, 3051.2, 3051.3, 4, 3051.5, 3051.6, 3051.7, 3051.75, 3051.8, 3051.9, 3051.10, 3051.11, 3051.12, 3051.13, 3051.14, 3051.15, 3051.16, 3051.17, 3051.18, 3060, 3061, 3064, 3065, 3068, 3083, 3084, 3088 REPEAL: 3054	04/28/14	AMEND: 2940.2, 2940.7, 8602, 8610, 8611, 8615	
04/15/14	AMEND: 70020	04/16/14	AMEND: 10205.14 REPEAL: 9788.01, 9788.1, 9788.11, 9788.2, 9788.3, 9788.31, 9788.32, 9788.4, 9788.45, 9788.5, 9788.6, 9788.7, 9788.8, 9788.9, 9788.91	
04/01/14	AMEND: 80303	04/14/14	AMEND: 3650	
04/01/14	ADOPT: 15498, 15498.1, 15498.2, 15498.3	04/14/14	AMEND: 5001	
02/28/14	ADOPT: 19843, 19844, 19848, 19849, 19855 AMEND: 19815, 19816, 19816.1, 19817.2, 19819, 19820, 19824, 19828.4, 19840, 19845.2, 19850, 19851, 19852, 19853 REPEAL: 19839	04/09/14	AMEND: 1619.1(b)	
02/13/14	ADOPT: 80033	04/03/14	AMEND: 4355	
02/06/14	ADOPT: 15494, 15495, 15496, 15497	04/01/14	AMEND: 1520, 3384	
02/05/14	ADOPT: 80691, 80692	02/12/14	ADOPT: 9785.5, 9792.6.1, 9792.9.1, 9792.10.1, 9792.10.2, 9792.10.3, 9792.10.4, 9792.10.5, 9792.10.6, 9792.10.7, 9792.10.8, 9792.10.9	
02/03/14	AMEND: 850, 851, 852, 853, 853.5, 855, 857, 858, 859, 861, 862, 862.5, 863, 864 REPEAL: 854, 864.5, 865, 866, 867, 867.5, 868	AMEND: 9785, 9792.6, 9792.7, 9792.9, 9792.10, 9792.11, 9792.12, 9792.15	02/12/14	ADOPT: 9792.5.4, 9792.5.5, 9792.5.6, 9792.5.7, 9792.5.8, 9792.5.9, 9792.5.10, 9792.5.11, 9792.5.12, 9792.5.13, 9792.5.14, 9792.5.15 AMEND: 9792.5.1, 9792.5.3, 9793, 9794, 9795
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02/27/14	AMEND: 213	02/05/14	AMEND: 10133.32, 10133.33, 10133.35, 10133.36	
Title 8		Title 9		
06/24/14	AMEND: 5155	06/23/14	AMEND: 4500	
06/03/14	AMEND: 9789.30, 9789.31, 9789.32, 9789.33, 9789.37, 9789.39	Title 10		
06/02/14	AMEND: 5605	07/01/14	ADOPT: 6800, 6802, 6804, 6806	
05/30/14	ADOPT: 13660, 13660.1, 13661, 13662, 13663, 13663.5, 13664, 13665, 13665.5, 13666, 13666.1, 13666.2, 13666.5, 13667, 13667.1, 13667.40 REPEAL: 13660, 13661, 13662	06/30/14	AMEND: 2705, 2710, 2713, 2718, 2725.5, 2729, 2729.5, 2731, 2742, 2743, 2746, 2752, 2758.4, 2758.5, 2761, 2763, 2790, 2790.8, 2791, 2792.1, 2792.2, 2792.18, 2792.32, 2793, 2795, 2799.2, 2801.5, 2806, 2807.4, 2809, 2809.1, 2809.3, 2810.5, 2831, 2840, 2842, 2845, 2846, 2846.7, 2846.8, 2847, 2847.3, 2848, 2849.01, 2851, 2860, 2910, 2911, 2912, 2922, 2930, 2940, 2945.2, 2945.4, 2963, 3000, 3002, 3004, 3006, 3007, 3007.2, 3007.6, 3009, 3013, 3100, 3101, 3104, 3106, 3107	
05/29/14	AMEND: 1598, 1599	06/30/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538	
05/14/14	ADOPT: 344.76, 344.77			
05/05/14	AMEND: 1529, 1532, 1532.1, 1532.2, 1535, 3204, 5150, 5157, 5161, 5189, 5190, 5191, 5192, 5194, 5197, 5198, 5200, 5201, 5202, 5206, 5207, 5208, 5208.1, 5209, 5210, 5211, 5212, 5213, 5214, 5215, 5217, 5218, 5219, 5220, 8358, 8359			
05/05/14	ADOPT: 1929 AMEND: 1504, 1930, 1931, 1932, 1934, 1935, 1936, 5154, 5191, 5194, 5415, 5417, 5449, 5451, 5531, 5532, 5533, 5534, 5535, 5537, 5538, 5541, 5542, 5543, 5545, 5546,			

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06/30/14	ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620	02/24/14	ADOPT: 2594, 2594.1, 2594.2, 2594.3, 2594.4, 2594.5, 2594.6, 2594.7
06/26/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	02/20/14	ADOPT: 8000, 8010, 8020, 8030, 8040, 8050, 8060, 8070
06/26/14	ADOPT: 2696.20, 2696.22, 2696.24, 2696.26, 2696.28, 2696.30, 2696.32	02/11/14	AMEND: 3500, 3523, 3525, 3527, 3528, 3529, 3530, 3541, 3542, 3543, 3561, 3563, 3565, 3568, 3569, 3570, 3571, 3575, 3576, 3577, 3581, 3582, 3601, 3602, 3603, 3621, 3661, 3662, 3663, 3664, 3665, 3666, 3668, 3681, 3702, 3704, 3721, 3723, 3724, 3725, 3726, 3728, 3729, 3730, 3732, 3741, 3761
06/19/14	AMEND: 2698.200	02/10/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670
06/18/14	AMEND: 2698.602		
06/16/14	ADOPT: 6458		
06/16/14	AMEND: 2699.200, 2699.207		
06/10/14	AMEND: 2699.100, 2699.200, 2699.201, 2699.205, 2699.207, 2699.209, 2699.210, 2699.400	Title 11	
	REPEAL: 2699.202, 2699.208, 2699.211	06/11/14	AMEND: 1005, 1007, 1008
06/04/14	AMEND: 2698.401	06/05/14	AMEND: 1005, 1007, 1008, 1052
06/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	05/29/14	AMEND: 48.6
05/21/14	ADOPT: 6460	05/20/14	AMEND: 1082
05/12/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670	02/27/14	AMEND: 20
05/07/14	AMEND: 2498.4.9	02/19/14	AMEND: 999.10
04/29/14	AMEND: 2509.1, 2509.3, 2509.4, 2509.5, 2509.6, 2509.7, 2509.8, 2509.9, 2509.10, 2509.11, 2509.12, 2509.13, 2509.14, 2509.15, 2509.16, 2509.17, 2509.18, 2509.19, 2509.20	Title 13	
04/28/14	AMEND: 2498.6	06/26/14	AMEND: 550.10, 551, 551.1, 551.6, 553.40, 583, 598
04/23/14	AMEND: 3541, 3568	06/25/14	AMEND: 25.06, 25.07, 25.08, 25.10, 25.14, 25.15, 25.16, 25.17, 25.18, 25.19, 25.20, 21, 25.22, 28.23
04/23/14	AMEND: 2498.5	06/19/14	REPEAL: 28.22
04/21/14	ADOPT: 2907.1, 2907.2, 2907.3, 2907.4	06/09/14	AMEND: 1160.1, 1160.2, 1160.4
04/10/14	ADOPT: 2562.1, 2562.2, 2562.3, 2562.4	05/19/14	ADOPT: 227.00, 227.02, 227.04, 227.06, 227.08, 227.10, 227.12, 227.14, 227.16, 227.18, 227.20, 227.22, 227.24, 227.26, 227.28, 227.30, 227.32, 227.34, 227.36, 227.38, 227.42, 227.44, 227.46, 227.48, 227.50, 227.52
04/01/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	05/01/14	AMEND: 125.02
04/01/14	ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620	03/13/14	AMEND: 1239
04/01/14	ADOPT: 6800, 6802, 6804, 6806	02/24/14	AMEND: 1
04/01/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538	02/24/14	AMEND: 553.70
03/25/14	ADOPT: 6456	Title 14	
03/17/14	ADOPT: 6458	07/02/14	ADOPT: 5200, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307
03/10/14	ADOPT: 6424, 6440	06/27/14	ADOPT: 1761, 1780, 1781, 1782, 1783, 1783.1, 1783.2, 1783.3, 1783.4, 1788
03/06/14	ADOPT: 6420, 6422	06/25/14	AMEND: 28.20
02/25/14	ADOPT: 2218.30	06/23/14	AMEND: 360, 361, 362, 363, 364
		06/19/14	AMEND: 916.2, 936.2, 956.2
		06/11/14	ADOPT: 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9, 923.9.1, 943, 943.1, 943.2, 943.3, 943.4,

943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9, 963.9.1 AMEND: 895.1, 914.7, 914.8, 915.1, 916.3, 916.4, 916.9, 934.7, 934.8, 935.1, 936.3, 936.4, 936.9, 954.7, 954.8, 955.1, 956.3, 956.4, 956.9, 1034, 1051.1, 1090.5, 1090.7, 1092.09, 1093.2, 1104.1 REPEAL: 918.3, 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9.1, 938.3, 943, 943.1, 943.2, 943.3, 943.4, 943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 958.3, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9

06/11/14 AMEND: 3550.8
 05/22/14 AMEND: 165
 05/21/14 AMEND: 360
 05/19/14 AMEND: 149, 149.1
 04/30/14 AMEND: 27.80
 04/11/14 AMEND: 3550.15
 04/07/14 AMEND: 790, 820.01
 04/01/14 AMEND: 27.80
 03/26/14 AMEND: 916.9(g)(2)(A), 936.9(g)(2)(A), 956.9(g)(2)(A)
 03/25/14 ADOPT: 5200, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307
 03/24/14 AMEND: 228(a)
 03/18/14 AMEND: 601, 702(a)(1)
 02/19/14 AMEND: 7.00, 7.50, 8.00
 02/10/14 AMEND: 701
 02/06/14 AMEND: 1665.6(b)

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06/02/14 AMEND: 3000, 3075.1, 3076.4, 3269, 3357
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