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

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PROPOSED ACTION ON REGULATIONS

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TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the "Commission"), under the authority vested in it under the Political Reform Act (the "Act")¹ by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulation at a public hearing on or after **August 22, 2013**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, commencing at approximately **10 a.m.** Written comments must be received at the Commission offices no later than **5:00 p.m.** on **August 20, 2013**.

BACKGROUND/OVERVIEW

Government Code Section 82028 defines a gift as any payment that confers a personal benefit on the recipient, to the extent that consideration of equal or greater benefit is not received. Certain payments made with respect to travel are either not subject to the Act's gift limits and honoraria prohibitions or are exempted from the definition of gifts. The Act's travel regulations are contained in Regulations 18950 et seq. The regulatory amendments suggested herein are the last part of the Commission's effort to revise, update and clarify the Act's gift provisions that began last year. The proposed amendments also complete the work on last year's gift revisions by updating the provisions of Regulation 18944 regarding payments to agencies.

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

REGULATORY ACTION

Amend 2 Cal. Code Regs. § 18944: Regulation 18944 addresses payments to agencies. This was the only gift regulation that was not included in the 2011 revisions. It was excluded so that the provisions could be coordinated with the provisions of the travel regulations. This proposed amendment updates the regulation to conform with the previous amendments to the gift regulations and to be consistent with the proposed amendments to the travel regulations.

Amend 2 Cal. Code Regs. § 18950: Proposed Regulation 18950 will now provide, along with certain basic definitions, an outline for how travel payments are treated in different situations and when they are treated as gifts, income, contributions, or nothing at all.

Amend 2 Cal. Code Regs. § 18950.1: This regulation is proposed to be completely repealed and replaced with proposed amendments that address certain travel for official agency-related business and to exclude this travel from the definition of gift and, in some cases, income.

Adopt 2 Cal. Code Regs. § 18950.2: This proposed regulation provides the exception for travel in connection with a bona fide business.

Amend 2 Cal. Code Regs. § 18950.3: The language in the current regulation only applies when the payment is made by another governmental agency. Proposed Regulation 18944 would now provide that these types of payments are not gifts or income. Accordingly, the existing language has been deleted. The proposed language would add two provisions. The first would provide an exception for free admission and food received by an official when an official attends an event to make a speech. This exception previously existed under the gift exception in Regulation 18942, but was removed so it could be inserted in the travel regulations. The second exception would allow officials to hitch rides with each other when they are traveling to or returning from events that they attend in their official capacity.

Amend 2 Cal. Code Regs. § 18950.4: The proposed amendments to this regulation would consolidate the provisions of current Regulations 18727.5 and 18950.4 into one regulation dealing with payments for travel for campaign-related events.

Repeal 2 Cal. Code Regs. § 18727.5: This regulation dealing with campaign travel is proposed to be repealed and its provisions incorporated into one regulation dealing with campaign travel. (See proposed Regulation 18750.4.)

SCOPE

The Commission may delete provisions, adopt the language noticed herein, or choose new language to implement its policy.

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

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

REFERENCE

The purpose of these regulations is to implement, interpret, and make specific the procedures for valuing gifts to nonprofit and political fundraisers, consistent with various provisions of the Act. Specific Sections implemented, interpreted, or made specific by these regulations are indicated in the "Reference" section at the end of each regulation.

CONTACT

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

TITLE 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 two emergency actions which were effective on April 4, 2013 and April 16, 2013. The Department proposes to continue the regulation as amended and to complete the amendment process by submission of a Certificate of Compliance no later than October 1, 2013.

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 September 2, 2013. The Department will consider only comments received at the Department offices by that time. Submit comments to:

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

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

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

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

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

ANTICIPATED BENEFITS FROM THIS REGULATORY ACTION

Existing law, FAC section 403, provides that the department shall prevent the introduction and spread of

injurious insect or animal pests, plant diseases, and noxious weeds.

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

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

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

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

The amendment of this regulation benefits the citrus industries (nursery, fruit growers, wholesalers, retailers, exporters) and the environment by having a quarantine program to prevent the artificial spread of 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 to what happened in Florida. This is now critical as HLB has been introduced into California.

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

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

AMENDED TEXT

These proposed emergency actions expanded the quarantine area for ACP by approximately 19,306 square miles in Riverside, Santa Barbara and San Bernardino counties. The effect of the amendment of this regulation is to provide authority for the State to perform quarantine activities against ACP within these additional areas. The total area which would be under regulation is now approximately 45,435 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 33 retail nurseries in the affected areas. They will need to purchase pre-treated trees or apply approved treatments. Treatment costs will range from \$860.49/gal and \$1,139.40/140 fl.oz. If a private applicator is hired, an additional service fee of \$100 is generally charged. There are 46 citrus growers in the proposed expanded 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 will be required to hand-clean produce or hire a cleaning machine, which generally costs between \$5 and \$10 per bin.

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 Stephen S. Brown.

INTERNET ACCESS

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

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

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

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

TITLE 3. DEPARTMENT OF PESTICIDE REGULATION

Designating Brodifacoum, Bromadiolone,
Difenacoum, and Difethialone
as Restricted Materials (Second-Generation
Anticoagulant Rodenticide Products)
DPR Regulation No. 13-002

The Department of Pesticide Regulation (DPR) proposes to amend sections 6000 and 6400, and adopt section 6471 of Title 3, California Code of Regulations (3 CCR). The proposed action would designate the active ingredients brodifacoum, bromadiolone, difenacoum, and difethialone as California-restricted materials, making all second-generation anticoagulant rodenticide (SGAR) products restricted materials. Also, this proposed action would add additional use restrictions for SGARs, and revise the definition of private applicator to refer to the federal definition of agricultural commodity found in Title 40, Code of Federal Regulations (40 CFR) section 171.2(5).

SUBMITTAL OF COMMENTS

Any interested person may present comments in writing about the proposed action to the agency contact person named below. Written comments must be received no later than 5:00 p.m. on September 3, 2013. Comments regarding this proposed action may also be transmitted via e-mail to <dpr13002@cdpr.ca.gov> or by facimile at 916-324-1452.

A public hearing is not scheduled. However, one will be scheduled if any interested person submits a written request to DPR no later than 15 days prior to the close of the written comment period.¹

EFFECT ON SMALL BUSINESS

DPR has determined that the proposed regulatory action does affect small businesses.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

DPR protects human health and the environment by regulating pesticide sales and use and by fostering reduced-risk pest management. DPR's strict oversight includes: product evaluation and registration; statewide licensing of commercial and private applicators, pest

control businesses, dealers, and advisers; environmental monitoring; and residue testing of fresh produce. This statutory scheme is set forth primarily in Food and Agricultural Code (FAC) Divisions 6 and 7.

Pesticides must be registered (licensed for sale and use) with the U.S. Environmental Protection Agency (U.S. EPA) before they can be registered in California. DPR's preregistration evaluation is in addition to, and complements, U.S. EPA's evaluation. Before a pesticide can be sold or used, both agencies require data on a product's toxicology and chemistry—how it behaves in the environment; its effectiveness against targeted pests, and the hazards it poses to nontarget organisms; its effect on fish and wildlife; and its degree of worker exposure.

Commensal rodents, such as the house mouse, Norway rat, and roof rat, are public health pests that generally live in close association with humans and are dependent upon human habitats for food, water, and shelter. Rodenticides currently registered for use in California to control aboveground commensal rodents fall into three categories: acute toxicant (nonanticoagulant) rodenticides; first-generation anticoagulant rodenticides (FGARs); and SGARs containing the active ingredient brodifacoum, bromadiolone, difenacoum, or difethialone.

Anticoagulant rodenticides work by inhibiting a rodent's ability to produce several key blood clotting factors, thus causing the poisoned rodent to die from internal bleeding. Anticoagulant rodenticide baits may take several days following ingestion of a lethal dose to kill the rodent. SGARs were developed in response to resistance issues reported with the FGARs. In general, SGARs are more toxic than FGARs because they are designed to be lethal after a single feeding instead of after multiple doses. Since it takes several days for a rodent to die after feeding on an SGAR, rodents may feed on the SGAR bait multiple times before dying. As a result, rodent carcasses may contain residues of SGARs many times over the lethal dose. If a nontarget predator feeds on a rodent containing lethal concentrations of an SGAR, the nontarget predator can also be impacted by the rodenticide.

In 2008, U.S. EPA prohibited all consumer-size SGAR products and required bait stations be used for all outdoor aboveground uses, with a specific requirement that tamper-resistant bait stations be used for placements within reach of pets, domestic animals, children, or nontarget wildlife to reduce wildlife exposures to SGARs and ecological risks posed by SGARs. U.S. EPA believes the majority of lethal SGAR dosing to wildlife occurs when relatively few food sources are available, as is typical of residential settings, so U.S. EPA set forth more requirements to limit the use of SGARs in that environment. Although tamper-

¹ If you have special accommodation or language needs, please include this in your request for a public hearing. TTY/TDD speech-to-speech users may dial 7-1-1 for the California Relay Service.

resistant bait stations protect wildlife from primary exposures and directly accessing bait, they do not protect nontarget wildlife from secondary exposures to rodenticides that may occur when preying on poisoned rodents; therefore, U.S. EPA determined that it was necessary to address the significant risks to nontarget wildlife resulting from consumer–use SGARs. In lieu of making SGARs restricted–use pesticides, U.S. EPA implemented distribution and package size restrictions to minimize the availability of SGAR products to residential consumers while maintaining livestock and poultry producers’ access to SGARs on an unrestricted basis.

In addition, U.S. EPA specified as a term/condition of sale/distribution in the reregistration notices of all SGAR products that the registrant cannot sell or distribute these products in a manner that results in sales of these products in stores oriented towards residential consumers. The registrant can only sell or distribute these products in a manner that results in sales of these products in stores oriented towards agricultural consumers (i.e., farm, agricultural, tractor stores) and pest control operators.

In July 2011, DPR received a request from Department of Fish and Wildlife (DFW) that DPR designate all SGARs as California–restricted materials in order to mitigate wildlife exposure in California. In response to DFW’s request, DPR analyzed wildlife incident and mortality data between 1995 and 2011, land use data, and rodenticide use and sales data between 2006 and 2010. DPR considered data from multiple sources, including DFW private agencies and individuals, available journal articles, and other resources. After reviewing all the data obtained from both urban and rural areas, DPR finds that SGAR exposure and toxicity to nontarget wildlife is a statewide problem, regardless of the setting. DPR finds that the use of SGARs presents a hazard related to persistent residues in target animals resulting in impacts to nontarget wildlife.

Although U.S. EPA established distribution and package size limitations to reduce the availability of SGARs to residential consumers, residential consumers and other uncertified users are still able to purchase and use all SGARs since they are not federally restricted. Based on DPR’s findings that baits containing SGARs present a hazard to nontarget wildlife, DPR proposes to add to section 6400(e) the pesticide active ingredients brodifacoum, bromadiolone, difenacoum, and difethialone, designating these active ingredients as California–restricted materials. By doing so, this proposed action will make all SGAR products restricted materials.

In accordance with FAC section 14015, restricted materials can only be possessed or used by, or under the direct supervision of, a certified private applicator or a certified commercial applicator. Section 6000 defines

certified commercial applicator to include a person holding a valid structural pest control operator or field representative license issued by the Structural Pest Control Board. Commercial and private applicators become certified by taking an examination to demonstrate they have the knowledge and proficiency required to use restricted materials.

Restricting the use of all SGARs to only certified applicators will significantly reduce unintended exposures to nontarget wildlife. Certified applicators have the knowledge and ability to use pesticides safely and effectively. Certification will ensure that SGARs are properly used, placed, and monitored, and that poisoned target rodents, the primary source of secondary poisonings in nontarget wildlife, are properly disposed of. Certified applicators perform qualitative site assessments to determine how to effectively control the target species. SGARs are only one of a number of tools which certified applicators may use for effective rodent control. In contrast to noncertified residential, institutional, or industrial users, certified applicators are more likely to implement integrated pest management strategies and use nonpesticidal measures, especially preventative strategies, before resorting to pesticides. When toxicants are used, they are monitored and limited for a focused duration to reduce the amount of time the bait is available in the environment.

DPR’s current definition of private applicator in section 6000 refers to an individual who uses or supervises the use of a pesticide for the purpose of producing an agricultural commodity. Section 6000 defines “agricultural commodity” to specifically exclude livestock, poultry, and fish, and therefore, under this current definition, the producers of livestock, poultry, and fish do not qualify for a private applicator certificate. DPR proposes to amend the definition of “private applicator” to adopt the definition of “agricultural commodity” found in 40 CFR 171.2(5). This will provide livestock, poultry, and fish producers the option of obtaining a private applicator certificate instead of a DPR–issued qualified applicator certificate or license, to use these products around structures involved in their operations. 40 CFR 171.2(5) states: “The term agricultural commodity means any plant, or part thereof, or animal, or animal product produced by a person (including farmers, ranchers, vineyardists, plant propagators, Christmas tree growers, aquaculturists, floriculturists, orchardists, foresters, or other comparable persons) primarily for sale, consumption, propagation, or other use by man or animals.” DPR is not amending the definition of “agricultural commodity” found in section 6000. That definition will remain the same and is applicable wherever referenced within 3 CCR which primarily references “agricultural commodity” in connection with use–reporting requirements.

Additionally, DPR proposes to adopt section 6471 to add further use restrictions on brodifacoum, bromadiolone, difenacoum, and difethialone by prohibiting the placement of aboveground baits containing these active ingredients more than 50 feet from a man-made structure unless there is a feature associated with the site that is harboring or attracting the pests targeted on the label between the 50-foot limit and the placement limit specified on the label. In 2012, U.S. EPA extended the maximum allowable placement of SGAR baits from 50 feet to 100 feet from the structure. However, as the distance from the structure increases, the allowable amount of bait at the site also increases to account for the larger perimeter. Since SGARs are intended to protect the structure from rodent invasions, DPR believes that in most cases, baiting within 50 feet of the man-made structure should adequately protect the structure. In cases where it is necessary to bait beyond 50 feet, this proposed restriction will reinforce the idea that bait placements should be based on a careful evaluation of the site. If a certified applicator has evidence to indicate that a bait placement needs to occur beyond 50 feet due to evidence of rodent harborage or attraction, the certified applicator may make the necessary bait placement.

Adoption of these regulations will provide a benefit to the environment by adding an extra level of environmental protection and reducing unintended exposures to nontarget wildlife.

These proposed regulations are not inconsistent or incompatible with existing state regulations. DPR is the only state agency that has the authority to regulate pesticides. No other state agency has the authority to designate pesticides as restricted materials. DPR is not aware of any state agencies regulating the use of rodenticides.

IMPACT ON LOCAL AGENCIES OR SCHOOL DISTRICTS

DPR has determined that the proposed regulatory action does not impose a mandate on local agencies or school districts, nor does it require reimbursement by the state pursuant to Part 7 (commencing with section 17500) of Division 4 of the Government Code, because the regulatory action does not constitute a “new program or higher level of service of an existing program” within the meaning of section 6 of Article XIII of the California Constitution. DPR has also determined that no nondiscretionary costs or savings to local agencies or school districts are expected to result from the proposed regulatory action.

CAC offices will be the local agencies responsible for enforcing the proposed regulations. DPR anticipates that there will be no fiscal impact to these agencies.

DPR negotiates an annual work plan with the CACs for enforcement activities.

COSTS OR SAVINGS TO STATE AGENCIES

DPR has determined that no savings or increased costs to any state agency will result from the proposed regulatory action.

Federal, state, and municipal agencies charged with rodent/vector control should already have employees who are certified by DPR to apply restricted materials.

EFFECT ON FEDERAL FUNDING TO THE STATE

DPR has determined that no costs or savings in federal funding to the state will result from the proposed action.

EFFECT ON HOUSING COSTS

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

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESSES

DPR has made an initial determination that adoption of this regulation will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESSES

DPR has made an initial determination that the adoption of this regulation is unlikely to have a significant cost impact on representative private persons or businesses. It is estimated that businesses that use SGARs such as agricultural operations or food-handling establishments may face minor additional costs associated with hiring a pest control business or having the owner/employee become a certified applicator. The estimated annual cost is \$118–\$1,500. These conservative estimates likely overstate the costs involved in meeting the regulation because individuals and firms could readily substitute a lower cost alternative product currently on the market that does not require a certified applicator. Therefore, the actual costs to agricultural operations and food-handling establishments are likely considerably lower.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS

The proposed regulations should benefit the environment and the health of California residents by ensuring that only certified applicators will be able to purchase and apply SGARs thereby reducing nontarget wildlife exposures. These products would still be available to address public health concerns prevalent in many different types of rodent-prone settings, such as food processing facilities and poultry houses. DPR is not aware of any specific benefits this proposed regulation would have on worker safety.

Impact on the Creation, Elimination, or Expansion of Job/Businesses: DPR has determined it is unlikely the proposed regulatory action will impact the creation or elimination of jobs, the creation of new businesses or the elimination of existing businesses, or the expansion of businesses currently doing business with the State of California.

CONSIDERATION OF ALTERNATIVES

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

AUTHORITY

This regulatory action is taken pursuant to the authority vested by FAC sections 11456, 11502, 12111, 12781, 12976, 13145, 14001, 14004.5, 14005, and 14102.

REFERENCE

This regulatory action is to implement, interpret, or make specific FAC sections 11401.2, 11408, 11410, 11501, 11701, 11702(b), 11704, 11708(a), 12042(f), 12103, 12971, 12972, 12973, 13145, 13146, 14004.5, 14005, 14006, and 14102.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

DPR has prepared an Initial Statement of Reasons and has available the express terms of the proposed action, all of the information upon which the proposal is based, and a rulemaking file. A copy of the Initial State-

ment of Reasons and the proposed text of the regulation may be obtained from the agency contact person named in this notice. The information upon which DPR relied in preparing this proposal and the rulemaking file are available for review at the address specified below.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the close of the comment period, DPR may make the regulation permanent if it remains substantially the same as described in the Informative Digest. If DPR does make substantial changes to the regulation, the modified text will be made available for at least 15 days prior to adoption. Requests for the modified text should be addressed to the agency contact person named in this notice. DPR will accept written comments on any changes for 15 days after the modified text is made available.

AGENCY CONTACT

Written comments about the proposed regulatory action; requests for a copy of the Initial Statement of Reasons, and the proposed text of the regulation; and inquiries regarding the rulemaking file may be directed to:

Linda Irokawa-Otani, Regulations Coordinator
Department of Pesticide Regulation
1001 I Street, P.O. Box 4015
Sacramento, California 95812-4015
916-445-3991

Note: In the event the contact person is unavailable, questions on the substance of the proposed regulatory action may be directed to the following person at the same address as noted below:

Ann Hanger, Staff Environmental Scientist
Pesticide Registration Branch
916-324-3535

This Notice of Proposed Action, the Initial Statement of Reasons, and the proposed text of the regulation are also available on DPR's Internet Home Page. Upon request, the proposed text can be made available in an alternate form as a disability-related accommodation.

AVAILABILITY OF FINAL STATEMENT OF REASONS

Following its preparation, a copy of the Final Statement of Reasons mandated by Government Code section 11346.9(a) may be obtained from the contact person named above. In addition, the Final Statement of Reasons will be posted on DPR's Internet Home Page and accessed at <<http://www.cdpr.ca.gov>>.

TITLE 5. SUPERINTENDENT OF PUBLIC INSTRUCTION

AMENDMENTS TO THE CALIFORNIA CODE OF REGULATIONS, TITLE 5 REGARDING THE MIGRANT EDUCATION PROGRAM STATEWIDE PARENT ADVISORY COUNCIL

NOTICE IS HEREBY GIVEN that the State Superintendent of Public Instruction (SSPI) proposes to adopt the regulations described below after considering all comments, objections, or recommendations regarding the proposed action.

PUBLIC HEARING

California Department of Education (CDE) staff, on behalf of the SSPI, will hold a public hearing at 9:00 a.m. on September 3, 2013 at 1430 N Street, Room 1801, Sacramento, 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 SSPI requests, but does not require, that persons who make oral comments at the public hearing also submit a written summary of their statements. No oral statements will be accepted subsequent to this public hearing.

WRITTEN COMMENT PERIOD

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

Debra Thacker, Regulations Coordinator
 Administrative Support and Regulations
 Adoption Unit
 California Department of Education
 1430 N Street, Room 5319
 Sacramento, CA 95814

Comments may also be submitted by facsimile (FAX) at 916-319-0155 or by e-mail to regcomments@cde.ca.gov. Comments must be received by the Regulations Coordinator prior to 5:00 p.m. on September 3, 2013. All written comments received by CDE staff during the public comment period are subject to disclosure under the Public Records Act.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the public hearing and considering all timely and relevant comments received, the SSPI may

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

AUTHORITY AND REFERENCE

Authority: Sections 54444.2 and 54444.4, Education Code.

Reference: Sections 54441, 54444.2 and 54444.4, Education Code; 20 U.S.C. Section 1304; and 34 C.F.R. Sections 200.81 and 200.89.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

In 1973 the Migrant Education Program (MEP) was established in California through the enactment of Assembly Bill (AB) 1062. This legislation was subsequently amended by AB 1825 of 1975 and AB 1382 of 1981. The latter contains statutory language which authorizes the SBE to adopt rules and regulations necessary to implement the provisions of the program (Education Code section 54445).

The purpose of the MEP is to provide supplemental resources to children of migratory workers. Specifically, the program: 1) supports educational programs to reduce educational disruptions from repeated moves, 2) ensures children are not penalized, if moving among States, due to disparities in curriculum, and graduation requirements, 3) ensures appropriate supplemental educational and supportive services are provided in an efficient manner, 4) ensures that children receive the same opportunities to meet the same challenging State academic content all children are expected to meet, 5) helps children overcome educational disruption, cultural and language barriers, social isolation and other health-related problems, and 6) ensures children benefit from state and local systemic reforms.

To carry out these responsibilities, the State Superintendent of Public Instruction (SSPI) is tasked with ensuring effective parental involvement through the creation of both local and statewide parent advisory councils.

Education Code section 54444.2(a)(2) requires the SSPI to establish a statewide parent advisory council (SPAC) to participate in the planning, operation, and evaluation of the MEP. Statute also requires the SPAC

to be comprised of individuals knowledgeable of the needs of migrant children, but 2/3 of the membership must be parents of migrant children currently eligible for MEP services. In addition, statute states that only migrant parents with children eligible for the MEP may elect and nominate members to the SPAC.

Although not specified in statute or regulations, the SPAC is currently comprised of 31 members elected from the 23 MEP service regions across the State. Each region, as a general rule, elects one or two members from their local Regional Parent Advisory Councils (RPAC) to serve on the SPAC. The CDE convenes meetings for this council which are recorded and broadcast live through the Web. To review past meetings, please visit the CDE's MEP's Web site at <http://www.cde.ca.gov/sp/me/mt/spac.asp>.

Education Code section 54444.4 sets forth the following responsibilities for the SPAC: establishing program goals, objectives and priorities, reviewing needs and year-end assessments, advising the SSPI on the selection, development, and reassignment of MEP staff, and active involvement in the planning and negotiation of program applications.

A unique feature of the MEP is that it requires that program staff, called recruiters, go out into the community and local work areas (agriculture, and fishing areas) and identify individuals with children that meet the migratory lifestyle requirement, as defined by federal law. Code of Federal Regulations (CFR) section 20081(e) defines Migratory Child as a child who is a migratory agricultural worker or a migratory fisher; or who, in the preceding 36 months, in order to accompany or join a parent, spouse, or guardian who is a migratory agricultural worker or a migratory fisher, has moved from one school district to another. Those individuals that qualify are only eligible for MEP services for three years. Once the three years have passed, they must be re-qualified by a recruiter in order to be eligible for MEP services again.

These latter two issues, the purpose of the SPAC and eligibility requirements, in addition to matters regarding the establishment and operation of the MEP SPAC, have resulted in confusion and controversy in the field in recent years. These complications have sometimes impeded the orderly, efficient, and fiscally prudent operation of the SPAC.

The CDE initially attempted to address these issues through the provision of technical assistance to regional and local education agencies and the SPAC. Also, handbooks and training reports have been provided (e.g., Task Force Report, MEP State Parent Advisory Council, June 2, 2008). Without the force of law, the technical assistance provided by the CDE has been inconsistently implemented by regional agencies. In addition, as regulations are not currently in place, the CDE has not been

able to enforce technical assistance recommendations, and in several instances, the direction provided has been challenged by the SPAC. As a result, it has become increasingly clear that the CDE needs to pursue an alternative course of action, one which relies on the powers of the SSPI to enact regulations to govern the establishment and operation of the SPAC.

The benefit of these regulations is to promote the orderly, efficient, and fiscally prudent operation of the SPAC. In addition, these regulations will address and rectify the areas where the SPAC is out of compliance with and presently ineffective in carrying out its obligations under state and federal law. Additionally, these regulations are designed to promote openness and ensure transparency, as well as maximize the participation of parents of migrant children in providing advice to the SSPI.

The CDE reviewed all state regulations relating to the MEP and found that none exist that are inconsistent or incompatible with these regulations regarding the operation of the migrant statewide parent advisory council.

DISCLOSURES REGARDING THE PROPOSED ACTION/FISCAL IMPACT

The SSPI has made the following initial determinations:

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

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

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

Costs to any local agencies or school districts for which reimbursement would be required pursuant to Part 7 (commencing with section 17500) of division 4 of the Government Code: None.

Other non-discretionary costs or savings imposed on local educational agencies: None.

Costs 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 businesses: The SSPI 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 businesses: The proposed regulations would not have an effect on any small business because the regulations relate only to the Migrant Education Program and not to small business practices.

RESULTS OF THE ECONOMIC
IMPACT ANALYSIS

Adoption 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 benefit of these regulations is to promote the orderly, efficient, and fiscally prudent operation of the SPAC. In addition, these regulations will address and rectify the areas where the SPAC is out of compliance with and presently ineffective in carrying out its obligations under state and federal law. Additionally, these regulations are designed to promote openness and ensure transparency, as well as maximize the participation of parents of migrant children in providing advice to the SSPI.

CONSIDERATION OF ALTERNATIVES

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

Celina Torres, Education Programs Consultant
English Learner Support Division
California Department of Education
1430 N Street, Room 2204
Sacramento, CA 95814
Telephone: 916-319-0730

Inquiries concerning the regulatory process may be directed to the Regulations Coordinator or Cynthia Olsen, Analyst, at 916-319-0860.

INITIAL STATEMENT OF REASONS
AND INFORMATION

The SSPI has prepared an Initial Statement of Reasons for the proposed regulation and has available all the information upon which the proposal is based.

TEXT OF PROPOSED REGULATION AND
CORRESPONDING DOCUMENTS

Copies of the exact language of the proposed regulation, the Initial Statement of Reasons, and all of the information upon which the proposal is based, may be obtained upon request from the Regulations Coordinator. These documents may also be viewed and downloaded from the CDE's Web site at <http://www.cde.ca.gov/re/lr/rr/>.

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 Regulations Coordinator.

You may obtain a copy of the Final Statement of Reasons, once it has been finalized, by making a written request to the Regulations Coordinator.

REASONABLE ACCOMMODATION FOR ANY
INDIVIDUAL WITH A DISABILITY

Pursuant to the *Rehabilitation Act of 1973*, the *Americans with Disabilities Act of 1990*, and the *Unruh Civil Rights Act*, any individual with a disability who requires reasonable accommodation to attend or participate in a public hearing on proposed regulations, may request assistance by contacting Celina Torres, Education Programs Consultant, 1430 N Street, Sacramento, CA, 95814; telephone, 916-319-0730. It is recommended that assistance be requested at least two weeks prior to the hearing.

**TITLE 14. DEPARTMENT OF
RESOURCES RECYCLING AND
RECOVERY**

NOTICE OF INTENTION
TO AMEND THE CONFLICT OF INTEREST
CODE OF THE DEPARTMENT OF RESOURCES
RECYCLING AND RECOVERY

NOTICE IS HEREBY GIVEN that the Department of Resources Recycling and Recovery (Department), pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment of its conflict of interest code. The purpose of these amendments is to implement the requirements of sections 87300 through 87302, and section 87306 of the Government Code.

The Department proposes amending its conflict of interest code to include employee positions that involve making decisions or participating in making decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code.

These amendments delete position titles that are no longer in use and add position titles that involve making governmental decisions by (1) voting on a matter, (2) obligating or committing the Department, or (3) entering into contractual agreements for the Department. The amendments also add position titles that participate in the making of governmental decisions by (1) negotiating on behalf of the Department or (2) advising or making recommendations to the decision maker by (a) conducting research or (b) preparing reports, analyses or opinions.

These amendments also make other technical changes to reflect the current organizational structure of the Department. Copies of the amended conflict of interest code are available and may be requested from the Contact Person set forth below.

Any interested person may submit written statements, arguments, or comments relating to the proposed amendments by submitting them in writing no later than September 3, 2013, or at the conclusion of the public hearing, if requested, whichever comes later, to the Contact Person set forth below.

At this time, no public hearing has been scheduled concerning the proposed amendments. If any interested person or the person's representative requests a public hearing, he or she must do so no later than August 19, 2013, by contacting the Contact Person set forth below.

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

The Department has determined that adopting the proposed amendments:

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

6. Will not have any potential cost impact on private persons, businesses or small businesses.

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

All inquiries concerning this proposed amendment of the conflict of interest code and any communication required by this notice should be directed to:

Marie Nudi
Administration, Finance & Information Technology
Services Division
Department of Resources Recycling and Recovery
(CalRecycle)
1001 "I" Street, MS 19A
P.O. Box 4025
Sacramento, CA 95812-4025
Telephone: (916) 324-0857
Fax: (916) 319-7446
e-mail: MarieNudi@CalRecycle.ca.gov

TITLE MPP. DEPARTMENT OF SOCIAL SERVICES

ORD #0513-04

NOTICE OF PROPOSED CHANGES IN REGULATIONS OF THE CALIFORNIA DEPARTMENT OF SOCIAL SERVICES (CDSS)

ITEM # Semi-Annual Reporting (SAR) in the Cal WORKS Program

The CDSS hereby gives notice of the proposed regulatory action(s) described below. Any person interested may present statements or arguments orally or in writing relevant to the proposed regulations at a public hearing to be held September 4, 2013, as follows:

Office Building #8
744 P St. Room 103
Sacramento, California

The public hearing will convene at 10:00 a.m. and will remain open only as long as attendees are presenting testimony. The purpose of the hearing is to receive public testimony, not to engage in debate or discussion. The Department will adjourn the hearing immediately following the completion of testimony presentations. The above-referenced facility is accessible to persons with disabilities. If you are in need of a language interpreter at the hearing (including sign language), please

notify the Department at least two weeks prior to the hearing.

Statements or arguments relating to the proposals may also be submitted in writing, e-mail, or by facsimile to the address/number listed below. All comments must be received by 5:00 p.m. on September 4, 2013.

Following the public hearing CDSS 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 nonsubstantive, technical, or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption to all persons who testify or submit written comments during the public comment period, and all persons who request notification. Please address requests for regulations as modified to the agency representative identified below.

Copies of the express terms of the proposed regulations and the Initial Statement of Reasons are available from the office listed below. This notice, the Initial Statement of Reasons and the text of the proposed regulations are available on the internet at <http://www.dss.cahwnet.gov/ord>. Additionally, all the information which the Department considered as the basis for these proposed regulations (i.e., rulemaking file) is available for public reading/perusal at the address listed below.

Following the public hearing, copies of the Final Statement of Reasons will be available from the office listed below.

CONTACT

Office of Regulations Development
 California Department of Social Services
 744 P Street, MS 8-4-192
 Sacramento, California 95814
 TELEPHONE: (916) 657-2586
 FACSIMILE: (916) 654-3286
 E-MAIL: ord@dss.ca.gov

CHAPTERS

Manual of Policies and Procedures (MPP), Chapter 22-000, Sections 22-071 (Adequate Notice) and 22-072 (Timely Notice — Aid Pending Hearing); Chapter 22-300, Section 22-305 (General Provisions); Chapter 40-000, Sections 40-036 (Implementation of Quarterly Reporting Prospective Budgeting for CalWORKs Recipients) and 40-038 (Implementation of Semi-Annual Reporting for CalWORKs Recipients); Chapter 40-100, Sections 40-103 (Definitions and Designations — General), 40-105 (Applicant and Re-

ipient Responsibility), 40-107 (County Responsibility), 40-119 (How and Where Application is Made), 40-125 (Reapplications, Restorations, and County of Responsibility), 40-128 (Applicant's Statement of Facts), 40-131 (Interview Requirement), 40-173 (County Department Responsibility for Notifying Applicants and Recipients), 40-181 (Continuing Activities and Determination of Eligibility), 40-188 (Transfer Procedure), and 40-190 (County Responsibility); Chapter 41-400, Section 41-405 (Termination of Deprivation); Chapter 42-200, Sections 42-209 (Differentiation of Property and Income), 42-213 (Property Items to be Excluded in Evaluating Property Which May be Retained), and 42-221 (Transfer of Property or Income); Chapter 42-300, Section 42-302 (48-Month Time Limit Requirements for Adults); Chapter 42-400, Sections 42-406 (County Welfare Department Responsibility) and 42-407 (Evidence of Residence Intention); Chapter 42-700, Sections 42-716 (Welfare-to-Work Activities), 42-721 (Noncompliance with Program Requirements), 42-751 (Underpayments and Overpayments for Transportation and Ancillary Support Services, and 42-769 (Application of Bonuses and Sanctions); Chapter 44-100, Sections 44-101 (Income Definitions), 44-102 (Availability of Income), 44-111 (Payments Excluded or Exempt from Consideration as Income), 44-113 (Net Income), 44-115 (Evaluation of Income In-Kind), and 44-133 (Treatment of Income — CalWORKs); Chapter 44-200, Sections 44-205 (Establishing the AL), 44-207 (Income Eligibility), and 44-211 (Special Needs in CalWORKs); Chapter 44-300, Sections 44-304 (Aid Payment Schedules), 44-305 (Aid Payments — Payee and Delivery), 44-313 (Budgeting Methods for AFDC-FG/U), 44-314 (Maximum Family Grant (MFG)), 44-315 (Amount of Aid), 44-316 (Reporting Changes Affecting Eligibility and Grant Determinations and County Actions), 44-317 (Beginning Date of Aid for New Applications), 44-318 (Beginning Date of Aid (BDA) for Persons Being Added to the AU), 44-325 (Changes in Amount of Payment), 44-327 (Delayed Payment), 44-340 (Underpayments), 44-350 (Overpayments — General), and 44-352 (Overpayment Recoupment); Chapter 44-400, Sections 44-400 (Reduced Income Supplemental Payments), 44-401 (Eligibility for a Reduced Income Supplemental Payment), 44-402 (Computation of a Reduced Income Supplemental Payment), and 44-403 (CWD Responsibilities); Chapter 47-200, Section 47-220 (Eligible Clients); Chapter 47-300, Section 47-320 (Information Collection); Chapter 48-000, Section 48-001; Chapter 80-300, Sections 80-301 (Definitions) and 80-310 (Definitions — Forms); Chapter 82-600, Section 82-612 (Unemployment Insurance Benefits (UIB)); Chapter 82-800, Sections 82-812 (Temporary Absence), 82-820 (Included Per-

sons), 82–824 (Assistance Units that Shall be Combined), and 82–832 (Excluded Persons); Chapter 89–100, Section 89–110 (Maximum Aid Payment (MAP) Level and MAP Restriction; and Chapter 89–200, Section 89–201 (Minor Parent Requirement).

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

Assembly Bill (AB) 6 (Chapter 501, Statutes of 2011) replaces the current Quarterly Reporting/ Prospective Budgeting (QR/PB) system with a Semi–Annual Reporting (SAR) system in the California Work Opportunity and Responsibility to Kids (CalWORKs) and CalFresh Programs. The bill mandates that SAR be implemented as soon as April 1, 2013, and no later than October 1, 2013. CalWORKs is California’s version of the federal Temporary Assistance for Needy Families (TANF) Program. This regulation package only amends the CalWORKs regulations.

AB 444 (Chapter 1022, Statutes of 2002) replaced the Monthly Reporting/Retrospective Budgeting (MR/RB) with a QR/PB System in the CalWORKs program effective in 2004. AB 444 also required QR/PB to be adopted in the CalFresh program (previously called Food Stamps) to the extent permitted by federal law, regulations, waivers, and directives, and considering cost–effectiveness and compatibility between the two programs. Since the implementation of QR/PB in CalWORKs and CalFresh, the Food and Nutrition Services (FNS) has been encouraging California to move towards a simplified, six–month reporting system.

AB 6 mandates that CalWORKs and CalFresh implement SAR in a cost–effective manner that promotes compatibility between the two programs. FNS will not allow CDSS to require a second semi–annual report in addition to the annual recertification of eligibility in the CalFresh Program. Consequently, CDSS has determined that rather than requiring two semi–annual reports in addition to the annual redetermination of eligibility, the annual redetermination/recertification will take the place of the second semi–annual report. This change also reduces the reporting burden on recipients and reduces the administrative burden on county workers by not mandating duplicative reporting requirements.

In order to more closely align the treatment of income under federal Supplemental Nutrition Assistance Program (SNAP) prospective budgeting rules (as indicated in AB 6), recipients will no longer have to estimate their income for each month of the SAR Payment Period in order for their eligibility worker to average that income over the period. Instead, a monthly income amount will be determined for the SAR Payment Period based only

on current income and reasonably anticipated changes. This policy change aligns CalWORKs with the federal SNAP prospective budgeting rules, will simplify the process of reasonably anticipating income for both recipients and county workers, and will alleviate one of the factors that has been found to be the most confusing and error–prone under QR.

In addition to the SAR provisions of AB 6, this regulation package also implements the CalWORKs restoration of aid provisions in Welfare and Institutions Code Section 11265.4 as added by AB 959 (Chapter 506, Statutes of 2011).

This regulation package also contains numerous clean–up and technical changes, including repealing outdated MR regulations, and correcting outdated terms and references.

The benefits anticipated from this regulatory action include simplifying the reporting responsibilities for both CalWORKs recipients and county eligibility workers.

The Department considered other possible related regulations in this area, and we find that these are the only regulations dealing in this subject area (of CalWORKs reporting systems), and therefore, the Department finds that these proposed regulations are compatible and consistent with the intent of the Legislature in adopting AB 6 and AB 959, as well as with existing state regulations.

COST ESTIMATE

1. Costs or Savings to State Agencies: Additional expenditures of approximately \$14,000 in costs for Fiscal Year (FY) 2012–13 and \$272,000 in savings for FY 2013–14 are already reflected in the 2013 May Revision.
2. Costs to Local Agencies or School Districts Which Must Be Reimbursed in Accordance With Government Code Sections 17500–17630: None.
3. Nondiscretionary Costs or Savings to Local Agencies: No costs or savings in FY 2012–13. There is \$66,000 in costs for FY 2013–14 that is already reflected in the May Revision.
4. Federal Funding to State Agencies: Additional expenditures of approximately \$2,642,000 in FY 2012–13 and \$151,000 in FY 2013–14 that are already reflected in the 2013 May Revision.

LOCAL MANDATE STATEMENT

These regulations impose a mandate upon county welfare departments but not on school districts. Since the county share of the program is capped at a specified maintenance–of–effort level, there are no state–

mandated local costs in these regulations which require state reimbursement under Section 17500 et seq. of the Government Code. If the Commission on State Mandates determines that this act contains other costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code. If the statewide cost of the claim for reimbursement does not exceed one million dollars, reimbursement shall be made from the State Mandates Claims Fund.

STATEMENT OF SIGNIFICANT ADVERSE ECONOMIC IMPACT ON BUSINESS

CDSS has made an initial determination that the proposed action will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This determination was made because this action only pertains to simplifying the reporting requirements for CalWORKs recipients and lessening their reporting burden from four times a year to twice a year.

STATEMENT OF POTENTIAL COST IMPACT ON PRIVATE PERSONS OR BUSINESSES

The CDSS 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 IMPACT STATEMENT

CDSS has determined that there is no impact on small businesses as a result of filing these regulations because these regulations are only applicable to state and county agencies.

STATEMENT OF RESULTS OF ECONOMIC IMPACT ASSESSMENT

The adoption of the proposed amendments will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses or create or expand businesses in the State of California. This regulatory action will not have an effect on the health and welfare of California residents, worker safety, or the state's environment. The benefits anticipated from this regulatory action include simplifying the re-

porting responsibilities for both CalWORKs recipients and county eligibility workers.

STATEMENT OF EFFECT ON HOUSING COSTS

The proposed regulatory action will have no effect on housing costs.

STATEMENT OF ALTERNATIVES CONSIDERED

AB 6 mandates that CDSS implement this policy change through the regulatory process. In developing the regulatory action, CDSS did not consider any other alternatives than the one proposed because there were no other alternatives proposed.

CDSS must determine that no reasonable alternative considered or that has otherwise been identified and brought to the attention of CDSS would be more effective in carrying out the purpose for which the regulations are proposed or would be as effective as 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.

AUTHORITY AND REFERENCE CITATIONS

CDSS adopts these regulations under the authority granted in Sections 10553 and 10554 of the Welfare and Institutions Code. Subject regulations implement and make specific Sections 11004.1, 11020, 11265.1, 11265.2, 11265.3, 11265.4, 11450, 11450.12, 11450.13, 11451.5, and 18910, Welfare and Institutions Code [AB 6 (Chapter 501, Statutes of 2011) and AB 959 (Chapter 506, Statutes of 2011)].

CDSS REPRESENTATIVE REGARDING THE RULEMAKING PROCESS OF THE PROPOSED REGULATION

Contact Person: Everardo Vaca
(916) 657-2586
Backup: Zaid Dominguez
(916) 657-2586

EMERGENCY STATEMENT

These regulations are to be adopted on an emergency basis. In order to allow interested persons an opportunity to submit statements or arguments concerning these regulations, they will be considered at public hearing in accordance with Government Code Section 11346.4.

GENERAL PUBLIC INTEREST

DEPARTMENT OF FISH AND WILDLIFE

**PROPOSED RESEARCH ON FULLY PROTECTED SPECIES
American Peregrine Falcon**

The Department of Fish and Wildlife (Department) received a proposal on June 24, 2013, from Jeff Kidd, Kidd Biological Inc. (Applicant), in conjunction with Humboldt State University, requesting authorization to take American peregrine falcons (*Falco peregrinus anatum*) (falcon), a Fully Protected subspecies, in Humboldt and Del Norte counties. The applicant proposes to use telemetry technology to assess the population status of ‘resident’ falcons and to determine annual movement patterns between breeding and hunting areas.

The proposed activities include surveying and monitoring breeding territories and winter use areas, and capturing for purposes of banding, color-banding, and attaching telemetry. Activities will be conducted with standardized methods authorized by the Department. Attaching telemetry devices on falcons is not likely to have any adverse effects on the species. This research is consistent with conservation of the falcon and will facilitate a better understanding of its life history and movement patterns. Work in the future may also include additional field studies as approved by the Department (e.g., food habits studies and installation of nest cameras for behavioral observations). The Department may issue, under specified conditions, a Memorandum of Understanding (MOU) that would authorize the applicant to carry out the proposed activities.

Pursuant to California Fish and Game Code (FGC) Section 3511(a)(1), the Department may authorize take of Fully Protected Birds after 30 days’ notice has been provided to affected and interested parties through publication of this notice. If the Department determines that the proposed research is consistent with the requirements of FGC Section 3511 for take of Fully Protected birds, it would issue the authorization on or after August 19, 2013, for an initial term of three years. The term may be extended with Department authorization. Contact: Wildlife Branch, 1812 9th Street, Sacramento, CA 95811, Attn.: Carrie Battistone.

DEPARTMENT OF HEALTH CARE SERVICES

DEPARTMENT OF HEALTH CARE SERVICES INTENDS TO SUBMIT A 1915(c) HOME AND COMMUNITY-BASED SERVICES WAIVER AMENDMENT TO DELIVER ADDITIONAL SERVICES IN THE ASSISTED LIVING WAIVER

This notice provides information of public interest with respect to the Department of Health Care Services (DHCS) seeking approval from the federal Centers for Medicare & Medicaid Services (CMS) to allow DHCS to deliver additional services in the Assisted Living Waiver (ALW). This proposal would be effective upon approval from CMS, and would only affect Medi-Cal beneficiaries in the counties in which the ALW is approved by CMS.

DHCS plans to submit to CMS no sooner than September 2, 2013, a 1915(c) home and community-based services waiver amendment to add additional services to the ALW. The amendment proposes to add Tier Five to the ALW to accommodate Medi-Cal beneficiaries with needs that exceed the current four tiers of service. The purpose of the amendment is to limit or prevent the use of institutional services, such as skilled nursing facilities, for those beneficiaries otherwise eligible for the ALW but with needs that exceed the ability of the current ALW to adequately meet.

PUBLIC REVIEW AND COMMENT

The draft waiver amendment discussed above can be made available for public review upon request. Written comments may be submitted to DHCS, attention, Jalal Haddad, health Program Specialist, at Jalal.Haddad@dhcs.ca.gov.

A public review and comment period via teleconference will be scheduled for later in the summer.

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH SECRETARY OF STATE

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

File# 2013-0523-02
**CALIFORNIA DEBT LIMIT ALLOCATION
 COMMITTEE**
 Home Improvement & Rehabilitation Program

The California Debt Limit Allocation Committee (CDLAC) submitted a certificate of compliance for the emergency adoption of sections 5342 through 5348 of title 4 of the California Code of Regulations providing for the Single-Family Housing Home Improvement and Rehabilitation Program. The emergency filing was deemed an emergency by the Legislature pursuant to section 8869.94 of the Government Code.

Title 4
 California Code of Regulations
 ADOPT: 5342, 5343, 5344, 5345, 5346, 5347, 5348
 Filed 07/08/2013
 Effective 07/08/2013
 Agency Contact: Leslie J. Campaz (916) 653-8018

File# 2013-0703-03
CALIFORNIA HEALTH BENEFIT EXCHANGE
 Process for Selecting Qualified Health Plans for the Exchange

The California Patient Protection and Affordable Care Act established the California Health Benefit Exchange (HBEX). HBEX is responsible for arranging and contracting with health insurance issuers to provide affordable, quality health insurance coverage to qualified individuals and qualified employers through the Exchange. HBEX must contract with health insurance issuers through a competitive selection process. HBEX submitted this emergency readopt action to maintain the regulations adopted in OAL File No. 2013-0111-02ER, which adopted regulations to provide standards and guidelines that HBEX will use in its selection of health insurance issuers for participation as qualified health plans in the Exchange.

Title 10
 California Code of Regulations
 ADOPT: 6410, 6420, 6422, 6424, 6440, 6442, 6444
 Filed 07/10/2013
 Effective 07/10/2013
 Agency Contact: Brandon Ross (916) 323-3471

File# 2013-0523-04
**COMMISSION ON PEACE OFFICER STANDARDS
 AND TRAINING**
 Training and Testing Specifications

This rulemaking by the Commission on Peace Officer Standards and Training (POST) amends three sec-

tions in title 11 of the California Code of Regulations and amends the incorporated document, "Training and Testing Specifications for Peace Officer Basic Courses." These changes are to the curriculum of peace officer courses.

Title 11
 California Code of Regulations
 AMEND: 1005, 1007, 1008
 Filed 07/08/2013
 Effective 08/01/2013
 Agency Contact: Cheryl Smith (916) 227-0544

File# 2013-0612-04
COMMISSION ON TEACHER CREDENTIALING
 Teacher and Services Permits

In this rulemaking action, the Commission on Teacher Credentialing (CTC) amends certain regulations in Title 5 of the California Code of Regulations to, among other things, reduce the maximum number of years persons may teach under certain emergency credentials. CTC also eliminates the renewal of the Provisional Internship Permit, thereby limiting its effectiveness to one year. The CTC also repeals a number of regulations related to emergency credentials which it no longer issues or reissues because these credentials do not comply with the federal No Child Left Behind requirements.

Title 5
 California Code of Regulations
 AMEND: 80021.1, 80023, 80023.1, 80023.2, 80025.5 REPEAL: 80024.1, 80024.2, 80024.2.1, 80024.3.2, 80024.4, 80024.5
 Filed 07/10/2013
 Effective 10/01/2013
 Agency Contact:
 Tammy A. Duggan (916) 323-5354

File# 2013-0523-05
DEPARTMENT OF FOOD AND AGRICULTURE
 Market Enforcement and Licensing

This regulatory action is both to conform to statutory changes and to make the application process for licenses to conduct business in farm products for both producers and processors more efficient and streamlined. This action also increases the fee the Department charges for complaint processing and simplifies the Department's role in handling complaints received from aggrieved licensees and growers. These changes are primarily accomplished by revising, combining and repealing some of the required incorporated-by-reference forms.

Title 3
 California Code of Regulations
 AMEND: 1701, 1701.1, 1701.2, 1702, 1703.2,
 1703.3 REPEAL: 1703.4, 1703.5
 Filed 07/08/2013
 Effective 10/01/2013
 Agency Contact: David Hillis (916)900-5269

Title 23
 California Code of Regulations
 AMEND: 595
 Filed 07/03/2013
 Effective 08/02/2013
 Agency Contact:
 Jennifer Dong Kawate (916) 651-0860

File# 2013-0603-02
 DEPARTMENT OF INSURANCE
 Life Settlements

These changes without regulatory effect by the Department of Insurance amend sections of Title 10 of the California Code of Regulations, making non-substantive formatting changes and statutory adjustments to filing and application fees applicable to life settlements. The fee increases were effective June 15, 2013.

Title 10
 California Code of Regulations
 AMEND: 2548.3, 2548.19, 2548.21, 2548.24,
 2548.25
 Filed 07/03/2013
 Agency Contact: Audrie Lee (415)538-4434

File# 2013-0625-02
 DEPARTMENT OF MANAGED HEALTH CARE
 Essential Health Benefits

This emergency regulatory action defines the term "other health benefits" found in Health and Safety Code section 1367.005, subdivision (a)(2)(A)(v). It further adopts an Essential Health Benefits Filing Worksheet that health plans must electronically file through the Department of Managed Health Care's Efile application by July 15, 2013. The worksheet includes benefits specified in various provisions within the federal Patient Protection and Affordable Care Act, the Code of Federal Regulations, and California's Health and Safety Code.

Title 28
 California Code of Regulations
 ADOPT: 1300.67.005
 Filed 07/05/2013
 Effective 07/05/2013
 Agency Contact: Jennifer Willis (916)324-9014

File# 2013-0522-01
 DEPARTMENT OF WATER RESOURCES
 Conflict-of-Interest Code

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

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN February 13, 2013 TO
 July 10, 2013**

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

- Title 2**
- 06/25/13 ADOPT: 1859.97 AMEND: 1859.2, Form SAB 50-02, 1859.90.2
 - 06/24/13 AMEND: 18247.5, 18413, 18427.1
 - 06/03/13 AMEND: 43000, 43001, 43002, 43003, 43004, 43005, 43006, 43007, 43008, 43009
 - 05/16/13 ADOPT: 59740
 - 05/15/13 AMEND: 599.500, 599.501, 599.502, 599.508
 - 04/16/13 AMEND: 23000
 - 04/12/13 ADOPT: 51.4, 52.11, 56.5, 58.12, 58.13, 61 AMEND: 51.2, 51.6, 52.1, 52.4, 52.8, 53.2, 53.3, 54.1, 55.2, 56.3, 56.4, 57.1, 58.2, 59.1, 59.3, 60.1, 60.3
 - 03/29/13 REPEAL: 26100
 - 03/26/13 ADOPT: 20202, 20203, 20208, 20212, 20217, 20220.5, 20249.5 AMEND: 20200, 20201, 20203, 20204, 20205, 20206, 20207, 20208, 20209, 20210, 20211, 20212, 20213, 20214, 20215, 20216, 20220, 20221, 20222, 20223, 20224, 20225, 20226, 20227, 20230, 20235, 20236, 20245, 20247, 20249, 20250, 20251, 20252, 20253, 20254, 20255, 20256, 20257, 20258, 20259, 20260, 20261, 20262, 20265, 20266, 20267 REPEAL: 20237, 20238
 - 03/25/13 ADOPT: 1859.90.3 AMEND: 1859.2, 1859.51, 1859.61, 1859.90.2, 1859.90.4, 1859.104, 1859.164.2, 1859.184.1
 - 03/20/13 AMEND: 1897

03/12/13 AMEND: 1859.2, 1859.77.3
 03/11/13 ADOPT: 1859.95.1 AMEND: 1859.2,
 1859.95
 02/21/13 AMEND: 599.506
 02/14/13 ADOPT: 1896.71, 1896.76, 1896.77,
 1896.78, 1896.81, 1896.82, 1896.83,
 1896.84, 1896.88, 1896.91, 1896.92,
 1896.95, 1896.96, 1896.97 AMEND:
 1896.60, 1896.61, 1896.62, 1896.70,
 1896.72, 1896.73, 1896.74, 1896.75,
 1896.80, 1896.90, 1896.99.100,
 1896.99.120 REPEAL: 1896.63,
 1896.64, 1896.85, 1896.98

Title 3

07/08/13 AMEND: 1701, 1701.1, 1701.2, 1702,
 1703.2, 1703.3 REPEAL: 1703.4, 1703.5
 07/02/13 AMEND: 1310
 06/26/13 AMEND: 2751(b)
 06/19/13 AMEND: 3435(b)
 06/19/13 AMEND: 3435(b)
 05/23/13 ADOPT: 6558, 6577, 6880, 6884, 6886
 AMEND: 6452, 6452.2, 6452.4
 (renumbered to 6881), 6890 (renumbered
 to 6864)
 05/22/13 AMEND: 3434(b)
 05/20/13 AMEND: 3434(b)
 05/06/13 ADOPT: 1350 AMEND: 1354
 04/16/13 AMEND: 3435(b)
 04/04/13 AMEND: 3435(b)
 04/02/13 AMEND: 3435(b)
 02/28/13 AMEND: 3437(b)
 02/27/13 AMEND: 3435(b)
 02/25/13 ADOPT: 1180.24 AMEND: 1180.1,
 1180.3.2, 1180.20 REPEAL: 1180.24

Title 4

07/08/13 ADOPT: 5342, 5343, 5344, 5345, 5346,
 5347, 5348
 06/03/13 AMEND: 12101, 12120, 12122, 12126,
 12130, 12132, 12140, 12142, 12200,
 12200.3, 12200.5, 12200.6, 12200.10B,
 12200.14, 12200.20, 12202, 12203,
 12203A, 12203.2, 12203.3, 12205.1,
 12218, 12218.7, 12218.8, 12218.9,
 12220, 12220.3, 12220.5, 12220.6,
 12220.14, 12220.20, 12222, 12223,
 12225.1, 12233, 12235, 12238, 12239,
 12301, 12301.1, 12302, 12303, 12304,
 12305, 12309, 12310, 12342, 12345,
 12349, 12350, 12351, 12352, 12354,
 12357, 12358, 12359, 12370, 12372,
 12401, 12402, 12403, 12404, 12464,
 12480, 12492, 12496, 12500, 12503,
 12505, 12508, 12591

06/03/13 AMEND: 5170, 5190, 5205, 5212, 5230,
 5250
 05/23/13 ADOPT: 12364 AMEND: 12004
 05/22/13 ADOPT: 10050, 10051, 10052, 10053,
 10054, 10055, 10056, 10057, 10058,
 10059, 10060
 05/16/13 AMEND: 10192, 10193, 10194, 10195,
 10196, 10197, 10198
 05/16/13 ADOPT: 5255, 5256 AMEND: 5170,
 5230, 5250, 5560, 5580
 05/03/13 AMEND: 1843.2
 05/02/13 AMEND: 1658
 04/23/13 AMEND: 8035(e)
 04/08/13 ADOPT: 8035.5
 04/02/13 AMEND: 10032, 10033, 10034, 10035
 03/21/13 AMEND: 10178, 10179, 10181, 10182,
 10185, 10188
 03/20/13 AMEND: 1462
 03/19/13 AMEND: 10302, 10315, 10322, 10323,
 10325, 10326, 10327, 10337
 03/12/13 AMEND: 5000, 5052

Title 5

07/10/13 AMEND: 80021.1, 80023, 80023.1,
 80023.2, 80025.5 REPEAL: 80024.1,
 80024.2, 80024.2.1, 80024.3.2, 80024.4,
 80024.5
 06/12/13 ADOPT: 19847 AMEND: 19816,
 19816.1, 19818, 19824, 19829, 19837.3
 06/05/13 AMEND: 19816, 19816.1, 19839
 05/23/13 ADOPT: 30000.5, 30010, 30040,
 30040.2, 30040.6, 30041, 30041.5,
 30042, 30042.5, 30044.5 AMEND:
 30000, 30001, 30002, 30005, 30009,
 30020, 30021, 30022, 30030, 30032,
 30033
 05/14/13 ADOPT: 30737, 30738 AMEND: 30730,
 30731, 30733, 30734, 30736
 05/01/13 AMEND: 80054
 04/03/13 ADOPT: 41906.6
 03/13/13 AMEND: 20135, 20136, 20140
 REPEAL: 20145, 20300, 20301, 20302,
 20303, 20304, 20305, 20306, 20307,
 20308, 20309, 20310, 20311, 20312,
 20313, 20314, 20315, 20316, 20317,
 20318, 20319, 20320, 20321, 20322,
 20323, 20324, 20325, 20326, 20327,
 20328, 20329, 20330, 20331, 20332

Title 8

07/02/13 AMEND: 3329
 07/01/13 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.

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AMEND: 9792.5.1., 9792.5.3, 9793, 9794, 9795
 07/01/13 AMEND: 5197
 07/01/13 AMEND: 9795.1, 9795.3
 07/01/13 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
 AMEND: 9785, 9792.6, 9792.9, 9792.10, 9792.12
 07/01/13 ADOPT: 37, 10159 AMEND: 1, 11, 11.5, 14, 17, 30, 31.2, 31.7, 33, 35, 35.5, 36, 38, 100, 105, 106, 10160
 06/26/13 ADOPT: 10133.31, 10133.32, 10133.33, 10133.34, 10133.35, 10133.36 AMEND: 9813.1, 10116.9, 10117, 10118, 10133.53, 10133.55, 10133.57, 10133.58, 10133.60 REPEAL: 10133.51, 10133.52
 06/26/13 ADOPT: 10206, 10206.1, 10206.2, 10206.3, 10206.4, 10206.5, 10206.14, 10206.15, 10207, 10208 AMEND: 10205, 10205.12
 06/24/13 AMEND: 8352
 05/30/13 AMEND: 4994
 05/08/13 AMEND: 5004(d)(2)
 05/07/13 AMEND: 17000 Appendix
 05/06/13 AMEND: 1529, 1532, 1532.1, 1532.2, 1535, 5150, 5189, 5190, 5191, 5192, 5194, 5198, 5200, 5201, 5202, 5206, 5207, 5208, 5209, 5210, 5211, 5212, 5213, 5214, 5217, 5218, 5220, 8358, 8359
 04/24/13 AMEND: 2940.8
 04/15/13 AMEND: 354, 371.2, 373, 376.1, 386
 03/29/13 AMEND: 9789.31, 9789.34, 9789.35, 9789.39
 03/18/13 ADOPT: 32056, 32121, 32998, 93000, 93005, 93010, 93015, 93020, 93025, 93030, 93035, 93040, 93045, 93050, 93055, 93060, 93065, 93070, 93075, 93080 AMEND: 32150, 32155, 32300, 32305, 32310, 32315, 32320, 32350, 32360, 32370, 32375, 32380, 32410 REPEAL: 15800, 15805, 15810, 15815, 15820, 15825, 15830, 15835, 15840, 15845, 15850, 15855, 15860, 15865, 15870, 15875, 15875.1, 17300
 03/18/13 ADOPT: 32091, 61215, 61255, 61275 AMEND: 32132, 32135, 32140, 32147, 32169, 32305, 32320, 32450, 32455, 32615, 32620, 32661, 32798, 61090, 61210, 61220, 61240, 61250, 61260, 61270 REPEAL: 32613, 32810, 32811, 32812, 32813

03/18/13 AMEND: 344, 344.1
 03/14/13 AMEND: 3381
 03/13/13 AMEND: 9789.23, 9789.24, 9789.25
 02/28/13 AMEND: 4309

Title 9

06/06/13 ADOPT: 14200, 14210, 14220, 14230, 14240
 05/09/13 AMEND: 7156, 7158.8, 7159, 7160, 7160.5, 7161.5, 7162, 7163, 7211, 7263, 7302, 7310, 7312, 7320, 7321, 7322, 7330, 7332
 03/13/13 AMEND: 7071.2, 7017.5, 7021, 7051, 7053
 03/05/13 AMEND: 7141.5, 7143, 7227, 7350, 7351, 7353.6, 7354, 7355, 7356, 7357, 7358

Title 10

07/10/13 ADOPT: 6410, 6420, 6422, 6424, 6440, 6442, 6444
 07/03/13 AMEND: 2548.3, 2548.19, 2548.21, 2548.24, 2548.25
 06/27/13 ADOPT: 6456
 06/25/13 AMEND: 2698.401
 06/13/13 ADOPT: 2594, 2594.1, 2594.2, 2594.3, 2594.4, 2594.5, 2594.6, 2594.7
 05/20/13 AMEND: 2698.95(a)
 05/13/13 AMEND: 2632.19
 03/29/13 REPEAL: 2690.65
 03/29/13 REPEAL: 2690.5
 03/29/13 REPEAL: 2690.6
 03/29/13 REPEAL: 2690.4
 03/29/13 ADOPT: 6426
 03/29/13 ADOPT: 6446
 03/13/13 AMEND: 2318.6, 2353.1, 2354
 03/11/13 ADOPT: 2562.1, 2562.2, 2562.3, 2562.4
 03/11/13 AMEND: 2318.6, 2353.1, 2354
 03/04/13 AMEND: 2690, 2690.1, 2690.2

Title 11

07/08/13 AMEND: 1005, 1007, 1008
 03/27/13 AMEND: 80.3

Title 13

05/07/13 ADOPT: 426.00
 04/18/13 AMEND: 1956.8
 03/07/13 AMEND: 125.12, 125.16, 126.00, 126.02, 127.00, 127.08

Title 14

06/28/13 AMEND: 228
 06/26/13 AMEND: 1059(a)
 06/25/13 AMEND: 354, 360, 361, 362, 363, 364, 708.9
 06/19/13 AMEND: 816.01(c)(3), 826.01(c)(2), 870.21(d)
 06/17/13 AMEND: 7.50
 04/29/13 AMEND: 27.80

04/25/13	ADOPT: 709, 709.1	3340.16.5, 3340.17, 3340.18, 3340.42,
04/12/13	AMEND: 1.74, 701	3340.42.2, 3340.45, 3394.5
03/27/13	ADOPT: 132.1, 132.2, 132.3, 132.4, 132.5	04/22/13 AMEND: 2268.2, 2271
03/25/13	AMEND: 27.80	04/16/13 ADOPT: 1364.50
03/25/13	ADOPT: 1667.1, 1667.2, 1667.3, 1667.4, 1667.5, 1667.6	04/16/13 AMEND: 1132
03/06/13	ADOPT: 1299.01, 1299.02, 1299.03, 1299.03(a), 1299.03(b)(1) and most of the document incorporated therein by reference, 1299.03(b)(2)(B), 1299.03(b)(2)(C), 1299.03(c), 1299.04, 1299.05 REPEAL: 1299	04/15/13 ADOPT: 1508, 1508.1, 1508.2, 1508.3 04/10/13 ADOPT: 1149, 1150, 1151, 1152, 1153 04/08/13 AMEND: 2614 04/08/13 AMEND: 40, 43, 45 04/02/13 AMEND: 1888 03/25/13 ADOPT: 1823, 1888.1 AMEND: 1803, 1845, 1858, 1881
03/06/13	ADOPT: 1665.1, 1665.2, 1665.3, 1665.4, 1665.5, 1665.6, 1665.7, 1665.8	03/14/13 ADOPT: 1399.110, 1399.130, 1399.130.1, 1399.156.5 AMEND: 1399.131, 1399.150.3, 1399.151, 1399.155, 1399.156
03/05/13	AMEND: 265, 365, 366, 478, 708.12, 708.16	03/13/13 AMEND: 3340.29
02/27/13	AMEND: 670.7(e) & (f)	02/27/13 AMEND: 1575
02/25/13	AMEND: 670.5	02/13/13 ADOPT: 4187 AMEND: 4184
02/14/13	ADOPT: 15183.3, Appendix M, Appendix N	
02/14/13	AMEND: 27.25, 27.30, 27.35, 27.45, 27.50, 27.65, 28.26, 28.27, 28.28, 28.29, 28.49, 28.54, 28.55, 28.56, 28.58	
Title 15		
05/16/13	AMEND: 3173.2, 3174	
03/11/13	AMEND: 3000, 3002, 3021, 3041, 3041.2, 3045.3, 3075.1, 3075.2, 3082, 3103, 3144, 3172.2, 3177, 3230, 3270, 3275, 3278, 3288, 3324, 3338, 3367, 3368, 3369, 3371.1, 3376, 3379, 3380, 3401.5, 3404, 3415 and CDC 345 (Rev. 5/95)	
03/04/13	REPEAL: 3999.10	
02/25/13	ADOPT: 3375.6 AMEND: 3000, 3375	
02/25/13	ADOPT: 3078, 3078.1, 3078.2, 3078.3, 3078.4, 3078.5, 3078.6 AMEND: 3000, 3043, 3075.2, 3097, 3195, 3320, 3323	
02/21/13	AMEND: 3000, 3190, 3213, 3334	
Title 16		
06/26/13	AMEND: 1600	
06/25/13	AMEND: 4102, 4114, 4122, 4141, 4163, 4181	
06/20/13	AMEND: 1379.50	
06/10/13	ADOPT: 5.5, 18, 19, 20, 21, 22 AMEND: 21 (renumbered to 36.1), 26, 98	
06/06/13	AMEND: 2006	
05/20/13	AMEND: 4402	
05/17/13	ADOPT: 3340.4 AMEND: 3340.1, 3340.43	
05/08/13	AMEND: 1380.1	
05/02/13	ADOPT: 3340.17.1, 3340.17.2, AMEND: 3340.1, 3340.16, 3340.16.4,	
		07/01/13 AMEND: 100000 06/26/13 AMEND: 91022 06/26/13 AMEND: 1230, 2641.57 06/24/13 ADOPT: 95943 AMEND: 95802, 95830, 95833, 95910, 95911, 95912, 95913, 95920, 95921, 95942, 96010, 96022 06/13/13 ADOPT: 56068, 56069, 56070, 56071, 56072, 56073, 56074, 56620, 56621, 56622, 56623, 56624, 56625 AMEND: 56101 05/06/13 ADOPT: 54521, 54522, 54523, 54524, 54525, 54526, 54527, 54528, 54529, 54530, 54531, 54532, 54533, 54534, 54535 AMEND: 54500, 54505, 54520 REPEAL: 54521, 54522, 54523, 54524, 54525 04/25/13 AMEND: 94508, 94509 04/02/13 ADOPT: 54311 AMEND: 54302, 54310, 54314, 54320, 54326, 54332, 54370 03/21/13 AMEND: 100303, 100403, 100603 03/11/13 ADOPT: 58884, 58886, 58887, 58888 AMEND: 50604, 54355, 58543 02/25/13 AMEND: 94010, 94011, 94016, 94150, 94168
Title 17		
Title 18		
06/25/13	ADOPT: 2000	
05/31/13	ADOPT: 17052.6	
05/28/13	AMEND: 1685.5	
03/11/13	AMEND: 1620	
Title 19		
03/26/13	REPEAL: 2300, 2301, 2302, 2303, 2304, 2305, 2324, 2325, 2325.1, 2326, 2327,	

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2328, 2329, 2330, 2331, 2350, 2351, 2352

Title 20
04/18/13 ADOPT: 1680, 1681, 1682, 1683, 1684

Title 21
06/24/13 ADOPT: 2653, 2654, 2655, 2656, 2657, 2658

Title 22
05/30/13 AMEND: 70723, 71523, 71835, 72535, 73525, 74723, 75051, 75335, 76539, 76874, 76919, 78429, 79331, 79781, 79795, 79805
05/22/13 ADOPT: 64651.12, 64651.13, 64651.15, 64651.48, 64651.52, 64651.54, 64651.61, 64651.62, 64654.8, 64656.5, 64664.2, 64665.5 AMEND: 63011, 63012, 63020, 63021, 63052, 64650, 64651.88, 64652, 64652.5, 64653, 64655, 64656, 64660, 64662, 64663, 64664, 64666 REPEAL: 64657, 64657.10, 64657.20, 64657.30, 64657.40, 64657.50
05/15/13 ADOPT: 66274.1, 66274.2, 66274.3, 66274.4, 66274.5, 66274.7, 66274.8
03/25/13 AMEND: 97232
03/14/13 AMEND: 50273(c)
03/12/13 AMEND: 70055, 70217, 70263, 70275, 70405, 70483, 70485, 70579, 70619, 70706.1, 70707.8, 70747, 71053, 71215, 71245, 71547, 72003, 72013, 72035, 72037, 72057, 72059, 72075, 72083, 72085, 72087, 72089, 72097, 72105, 72107, 72329, 72329.1, 72351, 72361, 72465, 72467, 73009, 73023, 73031, 73057, 73059, 73073, 73075, 73081, 73083, 73085, 73087, 73103, 73109, 73319, 73411, 73483, 74011, 74013, 74023, 74405, 74615, 74617, 74623, 74631, 74633, 74635, 74641, 74643, 74645, 74647, 74653, 74657, 75002, 75006, 75011, 75012, 75015, 75016, 75018, 75020, 75054, 75081, 75301, 75305, 75307, 75341, 76003, 76013, 76043, 76049, 76051, 76089, 76109, 76111, 76117, 76119, 76121, 76123, 76130, 76131, 76141, 76149, 76151, 76800, 76808, 76809, 76825, 76832, 76894, 76896, 76916, 78033, 78037, 78057, 78067, 78071, 78077, 78081, 78083, 78089, 78091, 78097, 78103, 78347, 79001, 79023, 79070, 79073, 79215, 79311, 79347, 79501, 79519, 79523, 79539, 79541, 79543, 79551, 79559, 79563, 79565, 79573, 79803

02/19/13 ADOPT: 70438.2

Title 23
07/03/13 AMEND: 595
07/01/13 ADOPT: 3007
06/24/13 ADOPT: 3919.13
06/04/13 ADOPT: 3939.45
06/03/13 AMEND: 5000
04/25/13 AMEND: 2920
03/28/13 AMEND: 3930
02/21/13 ADOPT: 3929.9

Title 25
03/27/13 ADOPT: 6932 REPEAL: 6932
02/19/13 ADOPT: 1142, 1336.4, 2142, 4041.5 AMEND: 1002, 1018, 1020.9, 1034, 1038, 1048, 1102, 1180, 1317, 1320, 1333, 1335.5, 1336.2, 1422, 1438, 1462, 1606, 1750, 2002, 2018, 2020.9, 2034, 2038, 2048, 2102, 2112, 2317, 2327, 2328, 2422, 2438, 2496, 2750, 4011, 4040, 4050

Title 27
06/25/13 AMEND: 25805
04/10/13 AMEND: 25805
03/04/13 AMEND: 27000

Title 28
07/05/13 ADOPT: 1300.67.005
04/08/13 ADOPT: 1300.74.73

Title MPP
07/01/13 ADOPT: 40-038 AMEND: 22-071, 22-072, 22-305, 40-036, 40-103, 40-105, 40-107, 40-119, 40-125, 40-128, 40-131, 40-173, 40-181, 40-188, 40-190, 41-405, 42-209, 42-213, 42-221, 42-302, 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, 44-314, 44-315, 44-316, 44-317, 44-318, 44-325, 44-327, 44-340, 44-350, 44-352, 47-220, 47-320, 48-001, 80-301, 80-310, 82-612, 82-812, 82-820, 82-824, 82-832, 89-110, 89-201 REPEAL: 44-400, 44-401, 44-402, 44-403