



California Regulatory Notice Register

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

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PROPOSED ACTION ON REGULATIONS

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TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

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

CONFLICT-OF-INTEREST CODES

ADOPTION

MULTI-COUNTY: San Francisquito Creek JPA

AMENDMENT

MULTI-COUNTY: Tahoe Forest Hospital District
Inland Counties Emergency
Medical Agency
STATE AGENCY: Teacher Credentialing
Commission
Department of Finance

A written comment period has been established commencing on July 24, 2015, and closing on **September 7, 2015**. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 428 J Street, Suite 620, Sacramento, California 95814.

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

The Executive Director of the Commission will review the above-referenced conflict-of-interest code(s), proposed pursuant to Government Code Sec-

tion 87300, which designate, pursuant to Government Code Section 87302, employees who must disclose certain investments, interests in real property and income.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than **September 7, 2015**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

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

EFFECT ON HOUSING COSTS AND BUSINESSES

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

AUTHORITY

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

REFERENCE

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

CONTACT

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

AVAILABILITY OF PROPOSED
CONFLICT-OF-INTEREST CODES

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

**TITLE 4. CALIFORNIA POLLUTION
CONTROL FINANCING AUTHORITY**

Pursuant to Section 44520(b) of the Health and Safety Code, the regulations being amended herewith by the California Pollution Control Financing Authority (the "Authority") are, by legislative mandate, necessary for the implementation of small businesses assistance and the immediate preservation of the public peace, health and safety, and general welfare.

PROPOSED REGULATORY ACTION

The Authority proposes to amend Section 8035 of Title 4 of the California Code of Regulations (the "Amended Regulations") concerning the administration of the California Pollution Control Financing Authority's Bond Program. These Amended Regulations are necessary to implement, interpret and make specific Articles 3 and 4 of the California Pollution Control Financing Authority Act (the "Act"). The current rule-making action would make these changes permanent.

AUTHORITY AND REFERENCE

Authority: Sections 44520(a) and 44520(b), Health and Safety Code, Section 44520(b) of the Act authorizes the Authority to adopt regulations relating to small business financing as emergency regulations and instructs the Office of Administrative Law to consider such regulations to be "necessary for the immediate preservation of the public peace, health and safety or general welfare." Section 44520(a) of the Act authorizes the Authority to adopt necessary regulations to carry out its powers and duties under this division in administering applications for financing.

Reference: Section 44520, 44525, 44537.5 and 44548, Division 7, Health and Safety Code. These proposed regulations implement, interpret and make specific sections of the Act by amending section (e) and adding section (f) to Section 8035 of Title 4, Division 11, Article 3 of the California Code of Regulations. Specifically, the regulations address the fee authorized pursuant to Health and Safety Code Section 44548.

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

Existing law establishes the Authority to implement small business financing assistance programs pursuant to Section 44520(b) of the Health and Safety Code.

The Small Business Assistance Fund (SBAF) was established in 1985 to offset certain costs of issuance and letter of credit fees associated with the issuance of tax-exempt bonds issued on behalf of small businesses. Large businesses began paying a fee into SBAF to support CPCFA programs. The fee to large businesses is up to .0066 of the face value of the bonds issued. Small businesses can receive up to \$205,000 towards their costs of bond issuance, depending on the size of the transaction. In addition, SBAF funds have also supported small businesses through other CPCFA programs, including the California Capital Access Program.

CPCFA staff recommended that the SBAF fee be waived in early 2013 when staff noted that business investment in California using tax-exempt bonds had declined noticeably and as a result, Private Activity Bond (PAB) allocation had gone unused and CPCFA received unused allocation as Carryforward Allocation. Business investment in using tax-exempt bonds had declined because interest rates for conventional lending had lowered and therefore there was no longer an advantage in using tax-exempt bonds to obtain a lower interest rate. CPCFA staff anticipated that temporarily waiving the SBAF fee was a way to incentivize large businesses to finance their qualified private activities utilizing tax-exempt bonds by lowering the cost of bond issuance. The waiver adopted by the Authority expired on June 30, 2015.

The intent of this rulemaking is to temporarily extend the waiver of the fees that large businesses pay into SBAF for one year until June 30, 2016, followed by six months during which the SBAF fee will be half of the fee as originally set. As of January 1, 2017, the SBAF fee will be fully restored.

As of June 30, 2015, the SBAF fund has a balance of approximately \$15,268,334. The extension and modification of the fee waiver for large businesses will not affect the SBAF assistance given to small businesses, because ample funds exist to cover the benefit to small businesses that qualify for SBAF support based on projected volume. During the last two years since the SBAF fee waiver originally became effective, five large businesses have benefited from the waiver and all small businesses requesting SBAF assistance have received it.

This amendment is the result of periodic evaluation of the regulations and issues encountered during specif-

ic bond financing transactions. The proposed amendment and objective for the sections is as follows:

Section 8035(e). Temporary waiver of the Small Business Assistance Fund fee. CPCFA staff anticipates that the temporary fee waiver will entice large businesses to issue PABs by noticeably reducing a portion of the cost of issuance. The fee reduction could also serve as an incentive for national companies to focus investment in California while their fees are lower.

Section 8035(f). Temporary waiver of half of the SBAF fee. After the fee waiver expires, CPCFA anticipates that temporarily waiving half of the SBAF fee will continue to entice large business to issue PABs by still reducing a portion of the cost of issuance and help in the transition to completely eliminate the waiver.

After conducting an evaluation for any other regulations on this area, the Authority has concluded that these are the only regulations concerning Small Business Assistance Fund Fees. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations. The proposed amendment and objective is as follows:

The proposed amendment to the regulations will temporarily extend and modify the waiver of the fee that large businesses pay into the Small Businesses Assistance Fund. The proposed amendments and objectives for each section are as follows:

Section 8035(e). *Amend section (e) to temporarily extend the waiver of the fees that large businesses pay into the Small Business Assistance Fund (SBAF).*

The assessment of the fee provided for in subsection (a) on all new financing transactions is waived until June 30, 2016. In the case of refunding bonds and conversion bonds, there will be no SBAF fee charged if the original bonds were issued after the effective date of this subsection and before June 30, 2016.

Section 8035(f). *Add section (f) to waive half of the fees that large businesses pay into the SBAF fund.*

The Authority shall waive half of the fee assessed in subsection (a) on all new financing transactions from July 1, 2016 to December 31, 2016.

DISCLOSURE REGARDING THE PROPOSED ACTION

The Executive Director of the Authority has made the following determinations regarding the effect of the Amended Regulations:

Mandate on local agencies or school districts: None.

Cost or savings to any state agency: None.

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

Other non–discretionary cost or savings imposed on local agencies: None.

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

Significant effect on housing costs: None.

Cost impact on a representative private person or business: The Authority 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: The Amended Regulations will not have an adverse impact on small business in California and will not affect small business since they do not impose additional restrictions or cost on small business.

Significant, statewide, adverse economic impact directly affecting businesses including the ability of California businesses to compete with businesses in other states: The Authority has made an initial determination that the Amended Regulations will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS

Assessment regarding effect on jobs/businesses: The Amended Regulations will not have a significant effect on the creation or elimination of jobs in California, significantly affect the creation of new businesses or elimination of existing businesses within California, or significantly affect the expansion of businesses currently doing business in California.

Benefits of the regulation to the health and welfare of California residents, worker safety, and the state’s environment: The Authority is not aware of any benefits to the health and welfare of California residents, worker safety or the state’s environment with the proposed adoption to the Regulations. The temporary SBAF fee waiver will noticeably reduce a portion of the cost of issuance for large businesses seeking tax–exempt bond financing and therefore could serve as an incentive for national companies to focus investment in California by issuing private activity bonds.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5(a)(13) the Authority must determine that no reasonable alternative to the proposed regulations considered by the Authority or that has otherwise been identified and brought to the attention of the Authority would be more effective in carrying out the purpose for which the Amended Regulations are proposed or would

be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

The Authority invites interested parties to present statements with respect to alternatives to the Amended Regulations during the written comment period.

AGENCY CONTACT PERSON

Written comments, inquiries and any questions regarding the substance of the Adopted Regulations shall be submitted or directed to:

Andrea Gonzalez, Associate Treasury Program Officer
California Pollution Control Financing Authority
915 Capitol Mall, Room 457
Sacramento, CA 95814
Telephone: (916) 651-7284
Fax: (916) 657-4821
Email: agonzalez@treasurer.ca.gov

Doreen Smith, Treasury Program Manager I
California Pollution Control Financing Authority
915 Capitol Mall, Room 457
Sacramento, CA 95814
Telephone: (916) 651-6503
Fax: (916) 657-4821
Email: dsmith@treasurer.ca.gov

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulations to the Authority. The written comment period on the Adopted Regulations ends at **5:00 p.m. on September 7, 2015**. All the comments must be submitted in writing to the Agency Contact Person identified in this Notice by that time in order for them to be considered by the Authority.

In the event that substantial changes are made to the proposed regulations during the written comment period, the Authority will also accept additional written comments limited to any changed or modified regulations for fifteen (15) calendar days after the date on which such regulations, as changed or modified are made available to the public pursuant to Title 1, Chapter 1, Section 44 of the California Code of Regulations. Such additional written comments should be addressed to the Agency contact person identified in this Notice.

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Authority has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at the Authority's office at 915 Capitol Mall, Room 457, Sacramento, California 95814, during normal business working hours. As of the date this Notice is published in the Notice Register, the rulemaking file consists of this notice, the Initial Statement of Reasons and the proposed text of the Adopted Regulations. Copies of these items and all the information upon which the proposed rulemaking is based are available upon request from the Agency Contact Person designated in this Notice or at the Authority's website located at <http://www.treasurer.ca.gov/cpcfai/index.asp>.

PUBLIC HEARING

CPCFA does not intend to conduct a Public Hearing on the matter of these regulations, unless requested. Any interested person may submit a written request for a public hearing no later than 15 days prior to the close of the written comment period.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the written comment period ends and following a public hearing, if any is requested pursuant to Section 11346.8 of the Government Code, the Authority may adopt the proposed Regulations substantially as described in this Notice, without further notice. If the Authority makes modifications that are sufficiently related to the originally proposed text, it will make the modified text (with changes clearly indicated) available to the public for at least fifteen (15) calendar days before the Authority adopts the proposed Regulations, as modified. Inquiries about and requests for copies of any changed or modified regulations should be addressed to the Agency Contact Person identified in this Notice. The Authority will accept written comments on the modified regulations for fifteen (15) calendar days after the date on which they are made available.

AVAILABILITY OF FINAL STATEMENT OF REASONS

Upon completion, a copy of the Final Statement of Reasons may be requested from the Agency Contact Person designated in this Notice or found at the Authority's website at <http://www.treasurer.ca.gov/cpcfai/index.asp>.

TITLE 4. CALIFORNIA POLLUTION CONTROL FINANCING AUTHORITY

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Authority proposes to adopt Sections 8078.3–8078.7 of Title 4 of the California Code of Regulations (the “Proposed Regulations”) concerning the administration of the California Pollution Control Financing Authority’s Electric Vehicle Charging Station Financing Program (“EVCS Financing Program”). These Proposed Regulations are necessary to implement, interpret, and make specific Article 8 of the California Pollution Control Financing Authority Act (the “Act”). The Proposed Regulations have been approved by OAL on an emergency basis and this proposed rulemaking would make these changes permanent.

AUTHORITY AND REFERENCE

Authority: Sections 44520(a), 44520(b), and 44559.5(f), Health and Safety Code. Section 44520(b) of the Act authorizes the Authority to adopt regulations relating to small business financing and instructs the Office of Administrative Law to consider such regulations to be “necessary for the immediate preservation of the public peace, health and safety or general welfare.” Section 44520(a) and 44559.5(f) of the Act authorizes the Authority to adopt necessary regulations to carry out its powers and duties under this division in administering applications for financing.

Authority: Sections 44559.11(a) and 44559.11(b), Health and Safety Code. Section 44559.11(a) of the Act authorizes the Authority to receive funding from any federal or state agency whose goals may be advanced by contributing funding to the Capital Access Program. Section 44559.11(b) of the Act authorizes the Authority, when the sole source of funding is from outside the Authority, to adopt alternate regulations as necessary to accommodate the needs of the outside funding source, notwithstanding any other provision of this article.

Authority: Sections 44559.1(m) of the Health and Safety Code. Section 44559.1(m) of the Act defines small business concern as “the same meaning as in Section 632 of Title 15” of the US Code, and authorizes the Authority to further define a small business concern if the definition is provided in the regulations of the Authority.

Reference: Sections 44559–44559.9 of the Health and Safety Code. These Regulations implement, interpret and make specific sections of the Act by adopting Sections 8078.3, 8078.4, 8078.5, 8078.6, and 8078.7 of Title 4, Division 11, Article 7 of the California Code of Regulations.

Existing law establishes the California Capital Access Program (“CalCAP”) and authorizes the Authority to contract with specified financial institutions to make loans to eligible small businesses that may have difficulty obtaining capital. (Health and Safety Code, § 44559)

The proposed additions to the regulations allow the Authority to include alternate provisions specific to the EVCS Financing Program within CalCAP’s existing Small Business Loan and Independent Contributor Programs. The Proposed Regulations meet several of California’s policy goals associated with reducing greenhouse gas emissions and working toward California’s goal of creating enough EVCS infrastructure to support one million zero emission vehicles (ZEVs) by 2020 and 1.5 million ZEVs by 2025.

Anticipated Benefits of the Proposed Regulations:

The broad objective of the regulations is to spur the expansion of electric vehicle infrastructure and the electric vehicle market. It is anticipated the increase in electric vehicle usage would provide a positive environmental and public health benefit, through the correlated reduction in emissions from burning fossil fuels.

Determination of Inconsistency/Incompatibility with Existing State Regulations: Pursuant to the California Code of Regulations Section 12(b), the proposed additions to the regulations rephrase existing law to provide clarity to the EVCS Financing Program’s participating financial institutions and qualified borrowers.

Government Code Section 11346.5(a)(3)(D) requires that the notice of proposed rulemaking shall include, “an evaluation of whether the proposed regulation is inconsistent or incompatible with existing state regulations.” CPCFA staff reviewed the California Code of Regulations and found that the only inconsistencies are those that are allowed by Health and Safety Code 44559.11(b), which authorizes the Authority to adopt regulations to establish alternate provisions as necessary to enable the authority to participate in the Electric Vehicle Charging Station Financing Program. The inconsistent but statutorily compatible regulations are as follows:

- (a) Section 8078.3(i), which establishes the size of a Qualified Business at 1,000 or fewer employees;
- (b) Section 8078.5(c), which establishes the contribution rates for the EVCS Financing Program; and
- (c) Section 8078.7, which establishes the Borrower Rebate component of the EVCS Financing Program.

The proposed sections above are designed to increase access to, and participation in, the EVCS Financing Program without impacting existing CPCFA programs. By increasing the maximum employee size of small businesses from 500 or fewer to 1,000 or fewer employees, more businesses qualify to participate in the EVCS Financing Program. By increasing the contribution amount and establishing a borrower rebate component, CPCFA aims to increase participation via increased incentives to participate.

While these sections are inconsistent with existing regulation, they are allowed because Health and Safety Code 44559.11(b) allows CPCFA to create alternate provisions in order to participate in a program with an alternate funding source; in this instance the sole funding source is the California Energy Commission.

§ 8078.3 Definitions.

This section defines terms commonly used throughout the regulations to avoid ambiguity or misunderstanding.

Necessity. The proposed amendments are necessary to include definitions specific to the EVCS Financing Program.

§ 8078.4 Application by Financial Institution.

This section describes how financial institutions may apply to participate in the EVCS Financing Program.

Necessity. The proposed regulation is necessary to provide clarification on how a financial institution may participate in the EVCS Financing Program.

§ 8078.5 Loan Enrollment.

This section describes the contents of a completed application, contribution amounts, and term of the enrollment. For an application to be deemed complete the lender must submit information concerning the borrower and project, and submit a lender certification that the application meets the EVCS Financing Program’s policies and regulations. In addition the borrower must self-certify on several aspects of the project as well as provide specific requested information regarding the electric vehicle charging station equipment.

Necessity. A description of the application information is necessary to specify the application contents that must be provided in order for the Authority to evaluate whether the loan is qualified for enrollment in the EVCS Financing Program.

§ 8078.6 Loan Loss Reserve Accounts.

This section describes the establishment of loan loss reserve accounts for participating financial institutions, and guidelines governing use of funds deposited in the loan loss reserve accounts.

Necessity. A description of how loan loss reserve funds are to be utilized and managed is necessary to ensure accountability and transparency.

§ 8078.7 Borrower Rebate.

This section describes the EVCS Financing Program Rebate.

Necessity. A description of the Program rebate is necessary to identify eligibility criteria, and to define the process for EVCS Financing Program participating financial institutions and borrowers to follow to meet the rebate requirement.

DISCLOSURE REGARDING THE PROPOSED ACTION

The Executive Director of the Authority has made the following determinations regarding the effect of the Proposed Regulations:

Mandate on local agencies or school districts: None.

Cost or savings to any state agency: None.

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

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

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

Significant effect on housing costs: None.

Cost impact on a representative private person or business: The Authority 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: The proposed regulations will not have an effect on small business because the program is voluntary for any small business that seeks to apply for financial assistance in setting up electric vehicle charging stations.

Significant, statewide, adverse economic impact directly affecting businesses including the ability of California businesses to compete with businesses in other states: The Authority has made an initial determination that the proposed regulations will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS

Assessment regarding effect on jobs/businesses: The proposed regulations will not have a significant effect on the creation or elimination of jobs in California, significantly affect the creation of new businesses or elimination of existing businesses within California, or significantly affect the expansion of businesses currently doing business in California.

Benefits of the regulation to the health and welfare of California residents, worker safety, and the state's environment: The broad objective of the regulations is to spur the expansion of electric vehicle infrastructure and the electric vehicle market. It is anticipated the increase in electric vehicle usage would provide a positive environmental and public health benefit, through the correlated reduction in emissions from burning fossil fuels.

CONSIDERATION OF ALTERNATIVES

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

The Authority invites interested parties to present statements with respect to alternatives to the Proposed Regulations during the written comment period.

AGENCY CONTACT PERSON

Written comments, inquiries and any questions regarding the substance of the Proposed Regulations shall be submitted or directed to:

Ethan Wieser, Associate Treasury Program Officer
California Pollution Control Financing Authority
915 Capitol Mall, Room 457
Sacramento, CA 95814
Telephone: (916) 651-3712
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Jason L. Bradley, Treasury Program Manager I
California Pollution Control Financing Authority
915 Capitol Mall, Room 457
Sacramento, CA 95814
Telephone: (916) 653-3376
Fax: (916) 657-4821
Email: jason.bradley@treasurer.ca.gov

WRITTEN COMMENT PERIOD

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

proposed regulations to the Authority. The written comment period on the proposed regulations ends at **5:00 p.m. on September 7, 2015**. All the comments must be submitted in writing to the Agency Contact Person identified in this Notice by that time in order for them to be considered by the Authority.

In the event that substantial changes are made to the proposed regulations during the written comment period, the Authority will also accept additional written comments limited to any changed or modified regulations for fifteen (15) calendar days after the date on which such regulations, as changed or modified are made available to the public pursuant to Title 1, Chapter 1, Section 44 of the California Code of Regulations. Such additional written comments should be addressed to the Agency contact person identified in this Notice.

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Authority has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at the Authority's office at 915 Capitol Mall, Room 457, Sacramento, California 95814, during normal business working hours. As of the date this Notice is published in the Notice Register, the rulemaking file consists of this notice, the Initial Statement of Reasons and the proposed text of the Proposed Regulations. Copies of these items and all the information upon which the proposed rulemaking is based are available upon request from the Agency Contact Person designated in this Notice or at the Authority's website located at <http://www.treasurer.ca.gov/cpcfai/index.asp>.

PUBLIC HEARING

CPCFA does not intend to conduct a Public Hearing on the matter of these regulations, unless requested. Any interested person may submit a written request for a public hearing no later than 15 days prior to the close of the written comment period.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the written comment period ends and following a public hearing, if any is requested pursuant to Section 11346.8 of the Government Code, the Authority may adopt the Proposed Regulations substantially as described in this Notice, without further notice. If the Authority makes modifications that are sufficiently related to the originally proposed text, it will make the modified text (with changes clearly indicated) available to

the public for at least fifteen (15) calendar days before the Authority adopts the proposed regulations, as modified. Inquiries about and requests for copies of any changed or modified regulations should be addressed to the Agency Contact Person identified in this Notice. The Authority will accept written comments on the modified regulations for fifteen (15) calendar days after the date on which they are made available.

AVAILABILITY OF FINAL STATEMENT OF REASONS

Upon completion, a copy of the Final Statement of Reasons may be requested from the Agency Contact Person designated in this Notice or found at the Authority's website at <http://www.treasurer.ca.gov/cpcfai/index.asp>.

TITLE 5. BUREAU FOR PRIVATE POSTSECONDARY EDUCATION

NOTICE IS HEREBY GIVEN that the Bureau for Private Postsecondary Education (hereinafter "Bureau"), Department of Consumer Affairs, is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the Department of Consumer Affairs, 1625 N. Market Blvd., Sacramento, CA 95834 in the Hearing Room (South #102) at 10 a.m. or as soon as practicable thereafter, September 8, 2015. Written comments, including those sent by mail, facsimile, or email to the addresses listed under Contact Person in this Notice, must be received by the Bureau at its office not later than 5 p.m. on September 7, 2015, or must be received by the Bureau at the hearing. The Bureau, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by Sections 94803, 94877, 94885, 94885.1, 94885.5, 94888, 94895, 94933 and 94938 of the Education Code; Section 11460.20 of the Government Code, and to implement, interpret or make specific Sections 94818, 94823.5, 94830, 94844, 94882, 94885, 94885.1, 94885.5, 94886, 94887, 94888, 94893, 94894, 94895,

94896, 94897, 94900, 94900.5, 94909, 94923, 94927, 94927.5, 94930.5, 94932, 94933 and 94935 of the Education Code; Sections 11460.20, 11460.30, 11460.40, 11460.50, 11460.60 and 11460.80 of the Government Code, the Bureau is considering changes to Division 7.5 of Title 5 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/POLICY OVERVIEW

SB 1247, Chapter 840, Statutes of 2014 amended the minimum operating standards to include a requirement that institutions currently offering degree programs be accredited by July 1, 2020, receive pre-accreditation or accreditation candidacy status by July 1, 2017 and submit a plan for achieving the aforementioned timelines by July 1, 2015. Institutions that do not meet the required time frames will have to cease enrollment of new students and either find teach-out opportunities for existing students or provide a refund. The new provisions also require institutions that are not currently accredited and that offer degree programs to provide notice to potential new students that their approval to operate is contingent upon the institution becoming accredited. Additionally, requirements and time frames are provided for institutions that are not currently approved but wish to pursue approval as a new institution or approval of a new degree program.

The regulatory proposal is as follows:

1. Amend section 70000 of Division 7.5 of Title 5 of the California Code of Regulations

This adds needed definitions for new terms, including "pre-accreditation" or "candidacy" and "provisional approval." It also renumbers other definitions to keep the list in alphabetical order.

2. Adopt section 71105 of Division 7.5 of Title 5 of the California Code of Regulations

This provides a guideline for institutions for submitting a plan for Provisional Approval to offer a degree program.

3. Adopt section 71105.5 of Division 7.5 of Title 5 of the California Code of Regulations

This provides the requirements and deadlines for institutions that are approved, but are not accredited for at least one of their degree programs.

4. Amend section 71400(c) of Division 7.5 of Title 5 of the California Code of Regulations

This corrects a grammatical error.

5. Amend section 71400(d) of Division 7.5 of Title 5 of the California Code of Regulations

This removes "provisional" and where necessary replaces it with "conditional" for approval based on minor application deficiencies. Additionally, it provides for provisional approval for degree granting programs

based on statutory and regulatory requirements. Furthermore, it provides contingencies in the instance that an applicant is seeking to offer both degree and non-degree programs.

6. Adopt section 71410 of Division 7.5 of Title 5 of the California Code of Regulations

This provides the necessary framework for the statutory requirement of automatic suspension based on failure to meet statutory or regulatory requirements. Additionally, it provides an appeal process for this type of automatic suspension.

7. Adopt section 71471 of Division 7.5 of Title 5 of the California Code of Regulations

This provides for the empaneling of visiting committees to assess an unaccredited degree-granting institution's progress toward gaining accreditation. In addition, it provides for the processes for the institution to challenge the committee and provides for the requirements, duties, and powers of the visiting committee in assessing the institution's ability to meet required goals.

8. Amend section 71650(b) of Division 7.5 of Title 5 of the California Code of Regulations

This provides for the process of adding a degree program for approved institutions.

9. Adopt section 71775 of Division 7.5 of Title 5 of the California Code of Regulations

This provides a requirement for both a pre-enrollment disclosure and notice to prospective students in the institution's catalog, website, and degree program brochures for provisionally approved degree programs.

10. Adopt section 71775.5 of Division 7.5 of Title 5 of the California Code of Regulations

This provides a requirement for both pre-enrollment disclosure and notice to prospective students in the institution's catalog, website, and degree program brochures for unaccredited degree programs at approved institutions.

11. Adopt section 74240 of Division 7.5 of Title 5 of the California Code of Regulations

This provides for the procedures for an unaccredited degree-granting institution that elects to stop pursuing accreditation, including requirements for a degree program closure plan, notification requirements to students, that students may seek a refund rather than participate in a proposed teach-out program, and that failure by the institution to comply is a violation and subject to Bureau action.

12. Adopt section 74250 of Division 7.5 of Title 5 of the California Code of Regulations

This provides for the procedures for an unaccredited degree-granting institution that is automatically sus-

pending, including requirements for a degree program closure plan, notification requirements to students, that students may seek a refund rather than participate in a proposed teach-out program, and that failure by the institution to comply is a violation and subject to Bureau action.

13. Adopt section 75140 of Division 7.5 of Title 5 of the California Code of Regulations

This provides that the Bureau may take action against a provisional approval to operate, or provisional approval to offer a degree program.

14. Amend section 75150(b) of Division 7.5 of Title 5 of the California Code of Regulations

This adds failure to meet statutory and regulatory requirements for accreditation conditions under which the Bureau may make an emergency decision.

15. Amend section 75150(c) of Division 7.5 of Title 5 of the California Code of Regulations

This adds limiting enrollment and suspending approval or provisional approval to operate or offer a degree program to the list of temporary, interim relief that the Bureau may order.

Anticipated Benefits of the Proposal

Institutions that are currently approved to offer degree programs in California and are not accredited, and institutions seeking to offer degree programs in California that are not accredited, will have sufficient guidance to comply with the statutory requirements of accreditation for degree granting institutions in California. Additionally, institutional owners will have the necessary information to forego accreditation and surrender their approval to offer degrees programs. Finally, this proposal outlines the consequences of non-compliance and procedures for closure of the program.

Consistency and Compatibility with Existing State Regulations

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

FISCAL IMPACT ESTIMATES

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

The Bureau does not anticipate any extra costs, savings, or revenue from these regulations. Rather, it is the statute which created the accreditation requirement and thus any extra costs. Additionally, long term this may reduce Bureau revenue as the fee for renewal by accreditation is \$3000 less than the renewal fee without accreditation.

Cost: The Bureau included the need to hire 5 additional Education Specialist positions (4 two-year limited term and 1 permanent) in the legislative BCP for 2015–16 to process the accreditation plans expected from the approximately 150 existing degree granting institutions and the approximately 50 new applications for degree granting programs that are anticipated every year. The cost of these positions is \$565,000 in 2015–16, \$525,000 in 2016–17, and \$107,000 ongoing. This cost is necessitated by the statute, not the regulations.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact:

The proposed regulations will not have a significant, statewide adverse impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Impact on Jobs/New Businesses:

The Bureau has determined that there are costs directly associated with institutional accreditation; however, that requirement is in statute and not in the clarifying regulations. While the statute may have impact on the continuation of business, the regulations will not. If institutions are unable to comply with the statutory requirements they will have to either change their course or close. Either pathway would have an adverse impact on jobs.

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

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

While some of the institutions affected may be considered small businesses, the requirement to have all degree programs be accredited comes from statute. The regulations merely clarify and provide guidance to institutions for meeting the new statutory requirement.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Bureau has determined that this regulatory proposal will not have a significant impact on the creation

of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California.

Benefits of Regulation:

The Bureau has determined that this regulatory proposal will benefit the health and welfare of California residents by providing clarification and guidance for unaccredited degree granting programs or new degree granting programs to comply with current law. The proposal will have no effect on worker safety or the State's environment.

CONSIDERATION OF ALTERNATIVES

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

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

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, and any document incorporated by reference, and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the Bureau for Private Postsecondary Education at P.O. Box 980818, West Sacramento, CA 95798–0818.

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

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

You may obtain a copy of the final statement of reasons once it has been prepared, by making a written re-

quest to the contact person named below [or by accessing the website listed below].

CONTACT PERSON

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

Name: Kent Gray
 Legislative/Regulatory Analyst
 Address: P.O. Box 980818
 West Sacramento, CA 95798-0818
 Telephone No.: (916) 246-3907
 Fax No.: (916) 263-1897
 E-Mail
 Address: Kent.Gray@dca.ca.gov

The backup contact person is:

Name: Joanne Wenzel
 Address: P.O. Box 980818
 West Sacramento, CA 95798-0818
 Telephone No.: (916) 431-6905
 Fax No.: (916) 263-1897
 E-Mail
 Address: Joanne.Wenzel@dca.ca.gov

Website Access: Materials regarding this proposal can be found at <http://bppe.ca.gov/>.

TITLE 11. COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Notice is hereby given that the Commission on Peace Officer Standards and Training (POST) proposes to amend regulations in Division 2 of Title 11 of the California Code of Regulations as described below in the Informative Digest. A public hearing is not scheduled. Pursuant to Government Code § 11346.8, any interested person, or his/her duly authorized representative, may request a public hearing. POST must receive the written request no later than 15 days prior to the close of the public comment period.

Public Comments Due by SEPTEMBER 7, 2015, at 5:00 p.m.

Notice is also given that any interested person, or authorized representative, may submit written comments relevant to the proposed regulatory action by fax at (916) 227-6932 or by letter to the:

Commission on POST
 Attn: Cheryl Smith
 860 Stillwater Road, Suite 100
 West Sacramento, CA 95605-1630

AUTHORITY AND REFERENCE

This proposal is made pursuant to the authority vested by Penal Code § 13503 (authority of Commission on POST) and Penal Code § 13506 (POST authority to adopt regulations). This proposal is intended to interpret, implement, and make specific Penal Code § 13503(e) which authorizes POST to develop and implement programs to increase the effectiveness of law enforcement, including programs involving training and education courses.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Penal Code § 13510 requires that POST develop guidelines and a course of instruction and training for law enforcement officers who are employed as peace officers, or who are not yet employed as a peace officer but are enrolled in a training academy for law enforcement officers. This proposed action will update the incorporated by reference document, Training and Testing Specifications for Peace Officer Basic Courses (revised 2/1/2016), to include revisions to grammar, punctuation, definitions, and minimum training standards.

The benefits anticipated by the proposed amendments to the regulations will be to update the training specifications for Peace Officer Basic Courses, which will increase the effectiveness of law enforcement standards for peace officers in preserving peace, protection of public health and safety, and welfare of California.

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

All changes to curriculum begin with recommendations from law enforcement practitioners or in some cases via legislative mandates. POST then facilitates meetings attended by curriculum advisors and subject matter experts who provide recommended changes to existing curriculum. The completed work of all committees is presented to the POST Commission for final review and adoption. Upon adoption of the proposed amendments, academies and course presenters will be required to teach and test the updated curriculum. The proposed effective date is February 1, 2016.

DOCUMENT INCORPORATED BY REFERENCE

Training and Testing Specifications for Peace Officer Basic Courses, rev. 2/1/2016

ADOPTION OF PROPOSED REGULATIONS

Following the public comment period, the Commission may adopt the proposal substantially as set forth without further notice, or the Commission may modify the proposal if such modifications remain sufficiently related to the text as described in the Informative Digest. If the Commission makes changes to the language before the date of adoption, the text of any modified language, clearly indicated, will be made available at least 15 days before adoption to all persons whose comments were received by POST during the public comment period and to all persons who request notification from POST of the availability of such changes. A request for the modified text should be addressed to the agency official designated in this notice. The Commission will accept written comments on the modified text for 15 days after the date that the revised text is made available.

Estimate of Economic Impact

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

Non-Discretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Costs to any Local Agency or School District Affecting Government Code §§ 17500-17630 Requiring Reimbursement: None.

Significant Statewide Adverse Economic Impact Directly Affecting California Businesses, Including Small Business: The Commission on Peace Officer Standards and Training has made an initial determination that the amended regulations will not have a significant statewide adverse economic impact directly affecting California businesses, including the ability to compete with businesses in other states. The Commission on Peace Officer Standards and Training has found that the proposed amendments will not affect California businesses, including small businesses, because the Commission sets selection and training standards for law enforcement which do not impact California businesses, including small businesses.

Cost Impacts on Representative Private Persons or Businesses: The Commission on Peace Officer Standards and Training 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: The Commission on Peace Officer Standards and Training has made an initial determination that the proposed regulation would have no effect on housing costs.

RESULTS OF ECONOMIC IMPACT
ASSESSMENT PER GOVERNMENT
CODE § 11346.3(b)

The adoption of the proposed amendments of regulations 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.

The proposed amendments of regulations will increase the effectiveness of law enforcement standards for peace officers in preserving peace, protection of public health and safety, and welfare of California. There would be no impact that would affect worker safety or the State's environment.

COST IMPACT ON REPRESENTATIVE PRIVATE
PERSONS OR BUSINESSES

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

CONSIDERATION OF ALTERNATIVES

To take this action, the Commission must determine that no reasonable alternative considered by the Commission, or otherwise identified and brought to the Commission, would be more effective in carrying out the purpose for which the action is proposed; or would be as effective and less burdensome to affected private persons than the proposed action or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposed action.

CONTACT PERSON

Questions regarding this proposed regulatory action may be directed to Cheryl Smith, Commission on POST, 860 Stillwater Road, Suite 100, West Sacramento, CA 95605-1630, at cheryl.smith@post.ca.gov, or (916) 227-0544. General questions regarding the regulatory process may be directed to Patti Kaida (back-up contact) at (916) 227-4847, patti.kaida@post.ca.gov, or FAX (916) 227-5271.

TEXT OF PROPOSAL

Individuals may request copies of the exact language of the proposed regulations and of the initial statement of reasons, and the information the proposal is based upon, from the Commission on POST at 860 Stillwater

Road, Suite 100, West Sacramento, CA 95605–1630. These documents are also located on the POST Website at: <http://www.post.ca.gov/regulatory-actions.aspx>.

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

The rulemaking file contains all information upon which POST is basing this proposal and is available for public inspection by contacting the person(s) named above.

To request a copy of the Final Statement of Reasons once it has been prepared, submit a written request to the contact person(s) named noted above.

TITLE 16. BOARD OF PHARMACY

NOTICE IS HEREBY GIVEN that the Board of Pharmacy (“Board”) is proposing to take the action described in the Informative Digest. Any person interested may present written statements or arguments relevant to the action proposed. Written comments, including those sent by mail, facsimile, or email to the addresses listed under Contact Person in this Notice, must be received by the Board of Pharmacy at its office not later than 5:00 p.m. on September 7, 2015.

The Board does not intend to conduct a regulation hearing on the matter, unless a timely written request is received. Any interested person may submit a written request for a public hearing no later than 15 days prior to the close of the 45–day written comment period.

The Board, upon its own motion or at the request of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as Contact Person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Under the authority conferred by Business and Professions Code (“B&P”) section 4005, in order to implement, interpret and make specific B&P sections 4052 and 4052.8, the Board is proposing to amend Article 5 of Division 17 of Title 16 of the California Code of Regulations (“CCR”), as follows:

INFORMATIVE DIGEST/ POLICY STATEMENT OVERVIEW

The Board proposes to add and adopt Section 1746.5 of Article 5 of Division 17 of Title 16 of the California Code of Regulations to set out requirements for pharmacists to follow to initiate and/or administer vaccinations without a doctor’s prescription for persons three (3) years of age or older. This adoption is necessary to carry out the purpose of B&P sections 4052(a)(11) and 4052.8. The proposed rulemaking would improve public health via greater public access to vaccinations by increasing the number of qualified persons who can administer vaccinations and proportionately reducing physician workloads.

Specific Benefits Anticipated: Having pharmacists initiate and/or administer vaccinations will reduce the cost and increase the convenience of obtaining vaccinations. Californians who can inexpensively and quickly obtain a vaccination are more likely to get vaccinated, raising vaccination rates and improving public health. Having individuals obtain vaccinations from pharmacists may result in a proportionate reduction in physician workloads, freeing up physicians and other medical personnel who administer vaccinations to concentrate on patients with other medical issues requiring their attention.

Consistency and Compatibility with Existing State Regulation: During the collaborative process of drafting the standard set out in this regulation, the Board has conducted a search of similar regulations on this topic and has concluded that these regulations are neither inconsistent nor incompatible with existing state regulations.

Mandate on Local Agencies or School Districts: This regulatory action does not impose a mandate on local agencies or school districts.

FISCAL IMPACT

- A. Cost or Savings to any state agency: NONE.
- B. Cost to any local agency required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: NONE.
- C. Cost to any school district required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: NONE.
- D. Other nondiscretionary cost or savings imposed on local agencies: NONE.
- E. Cost or savings in federal funds to the state: NONE.

Effect on Housing Costs: NONE.

Business Impact: The Board has made a determination that the proposed regulatory action will have no significant statewide adverse economic impact on di-

rectly affected businesses, including the ability of California businesses to compete with businesses in other states.

Results of Economic Impact Assessment: Pharmacists wishing to initiate and/or administer vaccinations must first complete an approved immunization training program, and obtain basic life support certification. Pharmacists are not required to initiate and/or administer vaccines, and may do so if they believe the cost of completing the required training and meeting the record storage and notification requirements will be exceeded by the income or good will expected from initiating and/or administering vaccines.

Once a pharmacist has taken the requisite training, biennially they must complete one (1) hour of continuing education (“CE”) focused on immunizations and vaccines from an approved provider. However, pharmacists presently complete thirty (30) hours of CE each renewal cycle, and the one (1) hour of CE focused on immunizations and vaccines from an approved provider can be applied toward meeting the existing CE requirement. Thus, while this regulatory proposal affects the license renewal CE requirements of pharmacists who chose to initiate and/or administer vaccinations, it will not have a significant statewide adverse economic impact directly affecting business, or businesses’ ability to compete.

Under the proposed standard, pharmacists must notify the patient’s primary care giver and, after explaining immunization record sharing preferences, notify state and local immunization information systems, all within 30 days of the date of administration of a vaccine. Pharmacists will price vaccinations such that the cost of the required notifications will be absorbed within what the pharmacist charges to administer the vaccine. By example, many insurers presently cover the entire cost of influenza vaccines obtained at a pharmacy. The net effect during the lifetime of this regulation should be a reduction of costs to health insurers and individuals, but there should be no significant statewide adverse economic impact directly effecting businesses, or businesses’ ability to compete.

Impact on Jobs/New Businesses: The Board has determined that this regulatory proposal will not have any impact on the creation of jobs or elimination of jobs, or on the creation of new businesses or the elimination of existing businesses nor on the expansion of businesses in the State of California.

Benefits of the Regulations: This regulatory proposal benefits the health and welfare of California residents because having pharmacists initiate and/or administer vaccinations will broaden access to vaccinations and make obtaining vaccinations less expensive. Higher vaccination rates significantly improve public health. When individuals do not need to see a physician or other

health care worker in order to get vaccinated, there will be a proportionate reduction on physicians’ and other health care workers’ workloads allowing them to focus on other patients with medical issues needing their attention. Freeing up time in the busy schedules of physicians and other health care workers will also have a positive effect on public health.

The Board has determined that this regulation has no impact on worker safety.

This regulatory proposal does not affect the state’s environment because it simply allows pharmacists to initiate and/or administer vaccinations without a doctor’s prescription. Pharmacists have been providing vaccinations for influenza and other diseases such as shingles and the Board has not received any information about measureable environmental effects.

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

Business Report: The proposed regulations do not require a new report to be made. Pharmacists have already been providing vaccinations for influenza and other diseases such as shingles, and maintain the records of those vaccinations for three (3) years. That standard record-keeping requirement remains unchanged, as the proposed regulation simply allows pharmacists who obtain the necessary training and follow the standard to initiate and/or administer vaccinations without a doctor’s prescription.

Effect on Small Businesses: The Board determined that the proposed regulation would not affect small businesses. Pharmacists have already been providing vaccinations for influenza and other diseases such as shingles. While there may be an increase in demand for vaccinations at pharmacies large or small once individuals can obtain them without a doctor’s prescription, pharmacists also have the option to choose not to initiate and/or administer vaccines.

CONSIDERATION OF ALTERNATIVES

The Board must determine that no reasonable alternative considered by the Board, or otherwise identified and brought to the Board’s 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 policies or other provision of law.

Any interested person may present statements or arguments in writing relevant to the above determinations to the Board at the address listed for the Contact Person.

INITIAL STATEMENT OF REASONS
AND INFORMATION

The Board has prepared an initial statement of the reasons for the proposed actions and has available all of the information upon which the proposals are based.

TEXT OF PROPOSAL

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 person designated below as Contact Person, or by accessing the Board of Pharmacy's website at <http://www.pharmacy.ca.gov>.

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

All of the information upon which the proposed regulation is based is contained in the rulemaking file which is available for public inspection by contacting the Contact Person named below. You may obtain a copy of the Final Statement of Reasons once it has been prepared, by making a written request to the Contact Person named below or by accessing the Board of Pharmacy's website at <http://www.pharmacy.ca.gov>.

CONTACT PERSON

Materials regarding this proposal can be found at www.pharmacy.ca.gov. Inquiries or comments concerning the proposed rulemaking actions may be addressed to:

Board of Pharmacy
Attn: Karen Halbo
1625 N. Market Blvd, N219
Sacramento, CA 95834
Telephone: 916-574-7948
Fax No.: 916-574-8616
E-Mail: Karen.Halbo@DCA.ca.gov

(Backup contact person)
Board of Pharmacy
Attn: Lori Martinez
1625 N. Market Blvd., N219
Sacramento, CA 95834
Telephone: 916-574-7917
Fax No.: 916-574-8616
E-Mail: Lori.Martinez@DCA.ca.gov

TITLE 22. DEPARTMENT OF HEALTH
CARE SERVICES

SUBJECT: Hospice Care, DHCS-14-021

NOTICE IS HEREBY GIVEN that the Department of Health Care Services (Department) proposes to amend Sections 51180 and 51349, Title 22, Division 3, Chapter 3, of the California Code of Regulations (CCR), after considering all public comments, objections, and recommendations.

WRITTEN COMMENT PERIOD

Any interested person or his or her duly authorized representative may submit written comments to the Department relevant to the regulatory action described in this notice.

Please label any comments as pertaining to Hospice Care, DHCS-14-021 and submit using any of the following methods:

Mail Delivery: Department of Health Care
Services
Office of Regulations, MS 0015
P.O. Box 997413
Sacramento, CA 95899-7413
Hand Delivery: Department of Health Care
Services
Office of Regulations
1501 Capitol Avenue, Suite 5084
Sacramento, CA 95814
FAX: (916) 440-5748
Email: regulations@dhcs.ca.gov

The written comment period closes at **5:00 p.m. on September 8, 2015**. Any written comments, regardless of the method of transmittal, must be received by the Office of Regulations by **5:00 p.m.** on this date for consideration.

Written comments should include the author's contact information so the Department can provide notification of any further changes to the regulation proposal.

A public hearing has not been scheduled for this rulemaking. However, the Department will conduct a hearing if a written request for a public hearing is received from any interested person or his or her duly authorized representative, no later than 15 days prior to the close of the written comment period, pursuant to Government Code Section 11346.8.

The Department shall consider all comments received regarding the proposal equally, whether submitted in writing or through oral testimony at a public hearing.

AUTHORITY AND REFERENCE

These regulations are being proposed under the following authorities:

Section 20, Health and Safety Code; and Sections 10725, 14105 and 14124.5, Welfare and Institutions (W&I) Code.

These regulations implement, interpret, or make specific the following:

Sections 14053, 14132, 14132.74 and 14133.85, W&I Code; 42 United States Code Sections 1395d(a)(4), 1395d(d)(1), 1396d(o) and 1397jj(a)(23); and 42 Code of Federal Regulations Section 418.21.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

Title XIX of the Social Security Act (SSA) provides for the federal Medicaid Program. In California, the federal Medicaid Program is known as the California Medical Assistance Program, or the Medi-Cal Program and is administered by the Department. The Medi-Cal program provides low-income families, children, pregnant women, seniors, and persons with disabilities with vital health care services.

Hospice benefits are covered under the Medi-Cal program for certified terminally ill beneficiaries [W&I Code Section 14132(w)]. An individual is certified as terminally ill if the individual has a medical prognosis that his or her life expectancy is six months or less. Hospice benefits are covered when provided by a designated hospice, which include hospitals, skilled nursing facilities, intermediate care facilities, home health agencies, or any licensed health care provider who has been certified by Medicare to provide hospice care and is enrolled as a Medi-Cal hospice care provider. Like any other benefit in Medi-Cal, the coverage for this benefit shall continue to be available only to the extent that no additional costs are incurred [W&I Code Section 14132(a)].

Prior to the Affordable Care Act of 2010 (ACA), specifically Section 2302, entitled "Concurrent Care for Children," and pursuant to Title 22, California Code of Regulations (CCR), Sections 51180 and 51349, terminally ill Medicaid beneficiaries who elect hospice care are denied curative treatment. Section 2302 of the ACA amends Sections 1905(o)(1) and 2110(a)(23) of the SSA to provide that an election of the hospice benefit by or on behalf of a Medicaid eligible child shall not constitute a waiver of rights to receive curative treatment. Changes contained in this proposal relating to concurrent care for children are mandated by federal law.

Hospice benefit periods, under Title 22, CCR, Section 51349(e) currently specify that hospice elections may be made for up to two periods of 90 days each, one subsequent period of 30 days, and one 180-day extension of the 30-day period, and that services shall not be covered beyond 390 days. These benefit periods are not consistent with those under the Medicare hospice program, specifically with Title XVIII SSA, Section 1812(d)(1) and Title XIX SSA, Section 1905(o)(2)(B) that establish hospice benefit periods (two 90-day periods followed by an unlimited number of 60-day periods). Changes contained in this proposal relating to hospice benefit periods are mandated by federal law.

Anticipated Benefits and Goals of the Regulations

This regulatory proposal is necessary in order to bring state regulations into conformity with the delivery of hospice care as specified under federal laws and through the Medicare hospice program, as described above.

In addition, these proposed amendments are consistent with the current provision of hospice care under the Medi-Cal program, as specified in the California State Plan [Attachments 3.1-A and 3.1-B (pages 6, 7 & 22)], which in part, specifies that hospice care under the Medi-Cal program are covered when provided by a Medicare certified hospice in the same scope and duration as Medicare.

This regulatory proposal also supports the intent of the initiating legislation as specified under W&I Code Section 14000, which states the purpose of Chapter 7, Basic Health Care is to afford qualifying individuals health care services in a manner equitable to the general public and without duplication of benefits available under other federal or state laws.

Within Chapter 7, Section 14124.5 further specifies that the Director may establish regulations as are necessary or proper to carry out the purpose and intent of this Chapter, which includes outlining the uniform schedule of health care benefits under the Medi-Cal program, as described under Section 14131 [including benefits under Article 4 and Section 14021 (Mental Health Services)].

The amendments proposed through this regulatory action will address the matter of updating the definition and the scope and duration of hospice care benefits under the Medi-Cal program, which are currently in practice. The proposed regulations will directly benefit Medi-Cal hospice care providers and will also benefit the health and welfare of California residents by clearly specifying the scope and duration of hospice care for Medi-Cal beneficiaries. In addition to meeting the goals of the authorizing statutes as described above, these proposed regulations ensure the proper and effi-

cient administration of the Medi-Cal program in accordance with the federal and state laws that govern the Program's rules of participation, funding and the authorized schedule of benefits.

Consistency and Compatibility with Existing State Regulations

The Department has conducted an evaluation of the related existing state regulations under Title 22 CCR, Division 3 and has determined that the regulations are consistent with and compatible with those regulations. An automated search of Title 22, Division 3 using the following keywords: "hospice," "palliative," and "curative," was conducted via Westlaw and yielded no conflicting state regulations.

Regulatory Sections

This regulatory action specifically accomplishes the following:

- Amends Section 51180 to correct a typographical error and to allow curative treatment under hospice care for a child, under the age of 21.
- Amends Section 51349 to correct a cross reference to Section 51180.7; adds provisions related to the allowance of curative treatment as specified under Section 51180; clarifies that only adults waive curative services once a hospice election is made, and adds hospice benefit periods that are consistent with federal law and the Medicare program.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Fiscal Impact Statement

- (a) Costs to any Local Agency or School District that is required to be reimbursed under Part 7 (commencing with Section 17500), Division 4 of the Government Code: None.
Costs or Savings to Local Government (Nonreimbursable): None.
- (b) Costs or Savings to any State Agency: None.
- (c) Costs or Savings in Federal Funding to the State: None.
- (d) Other Nondiscretionary Costs or Savings on State or Local Government (including Revenue Changes): None.

All cost impacts, known to the Department, at the time the notice of proposed action was submitted to the Office of Administrative Law, that a representative private person or business would necessarily incur in reasonable compliance with the proposed action: The

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

Mandates on Local Agencies or School Districts

The Department has determined that the proposed regulations would not impose a mandate on local agencies or school districts, nor are there any costs for which reimbursement is required by Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

Significant Statewide Adverse Economic Impact Affecting Businesses

The Department has made an initial determination that the proposed regulations would not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

Results of the Economic Impact Assessment (Analysis)

In accordance with Government Code Section 11346.3(b)(1), the Department has made the following assessments and has determined that the proposed regulations would not significantly affect the following:

1. The creation or elimination of jobs in California.
2. The creation or elimination of businesses in California.
3. The expansion of businesses currently doing business in California.

Impact on Jobs and Businesses

This regulatory proposal aligns state regulations related to the definition and scope and duration of hospice care, with those provided through the Medicare program. These regulations will only affect providers, who offer hospice care under Medi-Cal and the beneficiaries, who receive these services. The proposed amendments, which will conform not only with federal standards but also to established practice, are not anticipated to have an impact on the creation or elimination of jobs, the creation of new businesses, the elimination of existing business or the expansion of businesses in California.

Benefits of the Proposed Regulation

The Department has determined that the proposed regulations will not specifically affect worker safety or the state's environment; however, the proposed regulations will benefit the health and welfare of California residents by providing Medi-Cal beneficiaries with hospice care that corresponds to the services provided under Medicare. The proposed regulations will promote the availability of critical hospice care; align state regulations with provisions under federal and state law, and the California State Plan; and ensure the proper and efficient administration of Medi-Cal, in accordance with federal and state laws.

Effect on Small Businesses

The Department has determined the proposed regulations would only affect small businesses that provide hospice care under Medi-Cal.

Housing Costs Determination

The Department has determined the proposed regulations would have no impact on housing costs.

CONSIDERATION OF ALTERNATIVES

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

Regulations related to Medi-Cal benefits (including hospice care) are located in Title 22, CCR, Chapter 3, Health Care Services. Using this regulatory proposal to make amendments related to hospice care is the most effective and convenient method to provide current information for providers and beneficiaries who receive these services. This regulatory action will also align these regulations with federal and state law and with the California State Plan, as described above.

ASSISTIVE SERVICES

For individuals with disabilities, the Department can provide assistive services such as the conversion of written materials into Braille, large print, audiocassette and computer disk. For public hearings, assistive services can include sign-language interpretation, real-time captioning, note takers, reading or writing assistance. To request these assistive services, please call (916) 440-7695 (or California Relay at 711 or 1-800-735-2929), email — regulations@dhcs.ca.gov, or write to the Office of Regulations at the address noted above. Note: The range of assistive services available may be limited if requests are received less than ten business days prior to a public hearing.

The Department shall provide, upon request from a person with a visual disability or other disability for which effective communication is required under state or federal law, a narrative description of the additions to, and deletions from, the California Code of Regula-

tions or other publication in a manner that allows for accurate translation by reading software used by the visually impaired. Providing this description may require extending the period of public comment for the proposed action pursuant to Government Code Section 11346.6.

CONTACT PERSONS

Inquiries regarding the proposed regulations described in this notice may be directed to Janice Spitzer, Chief, Benefits Analysis Section at (916) 552-9422.

All other inquiries concerning the action described in this notice may be directed to Kenneisha Moore, Office of Regulations, at (916) 440-7755, or to the designated backup contact person, Lori Manieri, at (916) 650-6825.

AVAILABILITY OF TEXT OF REGULATIONS AND STATEMENT OF REASONS

The Department has prepared and has available for public review an initial statement of reasons for the proposed regulations, all the information upon which the proposed regulations are based, and the text of the proposed regulations. The Office of Regulations, at the address noted above, will be the location of public records, including reports, documentation, and other material related to the proposed regulations (rulemaking file). In addition, a copy of the final statement of reasons (when prepared) will be available upon request from the Office of Regulations.

The full text of any regulation which is changed or modified from the express terms of this proposed action will be made available by the Department's Office of Regulations at least 15 days prior to the date on which the Department adopts, amends, or repeals the resulting regulation.

Materials regarding the regulatory action described in this notice (including this public notice, the regulation text, and the initial statement of reasons) are posted to the Department's Internet site at: <http://www.dhcs.ca.gov/formsandpubs/laws/Pages/ProposedRegulations.aspx>.

In order to request a copy of this public notice, the regulation text, and the initial statement of reasons be mailed to you, please call (916) 440-7695 (or California Relay at 711 or 1-800-735-2929), email regulations@dhcs.ca.gov, or write to the Office of Regulations at the address noted above.

GENERAL PUBLIC INTEREST

**ENVIRONMENTAL PROTECTION
AGENCY**

**Re: Conflict-of-Interest Code
Extension of Written Comment Period**

The California Environmental Protection Agency is extending the written comment period for its Conflict-of-Interest Code regulation. The notice was originally published on May 22, 2015, *California Regulatory Notice Register* 2015, No. 21–Z, p. 830.

The original comment period deadline was July 6, 2015. Cal EPA is now extending the written comment deadline to **August 25, 2015**.

Please submit written comments to:

Jessica Diedesch
jessica.Diedesch@calepa.ca.gov
1001 I Street, MS 25C
T: (916) 322–2935
F: (916) 319–7484

If you have any questions, please contact:

Jessica Diedesch
Jessica.Diedesch@calepa.ca.gov
1001 I Street, MS 25C
T: (916) 322–2935
F: (916) 319–7484

FISH AND GAME COMMISSION

NOTICE OF RECEIPT OF PETITION

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Section 2073.3 of the Fish and Game Code, the California Fish and Game Commission (Commission), on June 8, 2015, received a petition from the Environmental Protection Information Center and the Center for Biological Diversity to list Humboldt marten (*Martes caurina humboldtensis*) as endangered under the California Endangered Species Act.

Humboldt martens are generally found in closed-canopy, old growth forests with complex structure on or near the ground.

Pursuant to Section 2073 of the Fish and Game Code, on June 18, 2015, the Commission transmitted the petition to the California Department of Fish and Wildlife (Department) for review pursuant to Section 2073.5 of said code. It is anticipated that the Department's evalua-

tion and recommendation relating to the petition will be received by the Commission at its October 8, 2015 meeting in Los Angeles.

Interested parties may contact Dr. Eric Loft, Wildlife Branch, Department of Fish and Wildlife, 1812 Ninth Street, Sacramento, CA 95811, or telephone 916–445–0411 for information on the petition or to submit information to the Department relating to the petitioned species.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

EXTENSION OF PUBLIC COMMENT PERIOD

**TITLE 27, CALIFORNIA CODE OF
REGULATIONS**

AMENDMENT TO SECTION 25805

**SPECIFIC REGULATORY LEVELS:
CHEMICALS CAUSING REPRODUCTIVE
TOXICITY**

**MAXIMUM ALLOWABLE DOSE LEVEL
(ORAL EXPOSURE) ATRAZINE,
PROPAZINE, SIMAZINE,
2,3-DIAMINO-6-CHLORO-S-TRIAZINE
(DACT), DES-ETHYL ATRAZINE (DEA), AND
DES-ISOPROPYL ATRAZINE (DIA)**

JULY 24, 2015

(posted on OEHHA's website on July 10, 2014)

On June 12, 2015, OEHHA published a notice in the *California Regulatory Notice Register* proposing to adopt Maximum Allowable Dose Levels (MADLs) of 100 micrograms per day for oral exposure to atrazine, propazine, simazine, 2,3-diamino-6-chloro-s-triazine (DACT), des-ethyl atrazine (DEA), and des-isopropyl atrazine (DIA), by amending Title 27, California Code of Regulations, section 25805.

Publication of the prior notice initiated a 45-day public comment period that was scheduled to close on July 27, 2015. OEHHA has received a request for an extension from Syngenta Crop Protection. **OEHHA hereby extends the public comment period on this proposed amendment to 5 p.m., Thursday, October 1, 2015.**¹

¹ A challenge to the listing of these chemicals is being heard by the court in *Syngenta Crop Protection v. OEHHA* (Sacramento Superior Court case #34–2014–800001868 on September 18, 2015). The effective date of the chemical listings has been postponed until October 1, 2015 pending that hearing as well.

Written comments, along with any supporting documentation, may be transmitted via email addressed to monet.vela@oehha.ca.gov or to:

Ms. Monet Vela
Office of Environmental Health Hazard Assessment
Street Address: 1001 I Street, 23rd Floor
Sacramento, California 95814
Mailing Address: P.O. Box 4010
Sacramento, California 95812-4010
Fax No.: (916) 323-2517
Telephone: (916) 323-2610

**RULEMAKING PETITION
DECISION**

**DEPARTMENT OF CORRECTIONS AND
REHABILITATION**

**NOTICE OF DECISION ON PETITION TO
AMEND REGULATIONS**

**California Code of Regulations
Title 15, Crime Prevention and Corrections**

PETITIONER

Godoy Hale, K-55936.

AUTHORITY

Under authority granted by Government Code (GC) Section 12838.5 which vests to the California Department of Corrections and Rehabilitation (CDCR or the Department), all the powers, functions, duties, responsibilities, obligations, liabilities, and jurisdiction of the abolished Youth and Adult Correctional Agency, California Department of Corrections, Department of the Youth Authority, Commission on Correctional Peace Officer Standards and Training, Board of Corrections, and the State Commission on Juvenile Justice, Crime and Delinquency Prevention. Penal Code (PC) Section 5050 provides that commencing July 1, 2005, any reference to the Director of Corrections refers to the Secretary of the CDCR. PC Section 5055 provides that commencing July 1, 2005, all powers/duties previously granted to and imposed upon the Department of Corrections shall be exercised by the Secretary of the CDCR. PC Section 5058 provides that the Director may prescribe and amend regulations for the administration of

prisons. PC Section 5054 vests with the Secretary of the CDCR, the supervision, management, and control of the state prisons, and the responsibility for the care, custody, treatment, training, discipline, and employment of persons confined therein.

CONTACT PERSON

Please direct any inquiries regarding this action to Captain Joseph Stein, Division of Adult Institutions, Standardized Procedures Unit, or Timothy M. Lockwood, Chief, Regulation and Policy Management Branch, Department of Corrections and Rehabilitation, P.O. Box 942883, Sacramento, CA 94283-0001.

AVAILABILITY OF PETITION

The petition to amend regulations is available upon request directed to the Department's contact person.

SUMMARY OF PETITION

Petitioner is an inmate at Pelican Bay State Prison who was denied the purchase of a back issue of an adult magazine by his institution under the contraband provisions in the California Code of Regulations (CCR), Title 15, Division 3, subsection 3006(c)(17). Petitioner alleges this subsection impinges upon prisoners' guaranteed rights under PC Section 2601(a), and therefore oversteps the rulemaking authority granted by GC Section 11342.2. Petitioner requests that CDCR repeal CCR subsection 3006(c)(17).

DEPARTMENT DECISION

The Secretary of CDCR denies the petitioner's request in its entirety.

Petitioner states that PC Section 2601(a) provides that prisoners have the right "to inherit, own, sell, or convey real or personal property, including all written and artistic material produced or created by the person during the period of imprisonment." However, petitioner alleges that CCR subsection 3006(c)(17) impinges upon these guaranteed rights in violation of the rulemaking authority of State agencies provided for by GC Section 11342.2, which provides that State agencies have the authority "to adopt regulations to implement, interpret, make specific or otherwise carry out the provisions of the statute, [but that] no regulation adopted is valid or effective unless consistent and not in conflict with the statute and reasonably necessary to effectuate the purpose of the statute." Petitioner alleges that CCR subsection 3006(c)(17) places restrictions on all publications containing sexually explicit images of frontal

nudity and in doing so, the Department expands the definition of obscene material beyond that provided for by PC Section 311. Petitioner cites *In re Martinez* (2013) 216 Cal.App.4th 1141, 1163 and states that the California Court of Appeals ruled that only obscene material, as defined by PC Section 311, can be withheld as an exemption under PC Section 2601(c)(1)(A).

CDCR asserts that petitioner's allegations and requests are without merit. CCR subsection 3006(c)(17) was adopted into Department regulations through the public rulemaking process and is consistent with State law concerning the definition of obscene material provided for by PC Section 311 and does not alter, amend, enlarge, or impair its scope. CCR subsection 3006(c)(17) states that "sexually explicit images that depict frontal nudity in the form of personal photographs, drawings, magazines, or other pictorial format" is material that is subject to the Department test concerning the identification and designation of obscene material outlined in CCR subsections 3006(c)(A)–(B). The language utilized by the Department in CCR subsections 3006(c)(A)–(B) concerning the definition of obscene material is the same language that is utilized in PC Section 311(a)–(1). CCR subsection 3006(c)(17) was adopted into the CCR by the Department in 2002 in response to the ruling in *Mauro v. Arpaio*, 188 F.3d 1054, 9th Cir. 1999. The Court of Appeals ruled that sexually explicit materials that depict the frontal nudity of either gender violates the constitutional rights of correctional prison staff as the possession of these sexually explicit materials in prison contributes to a hostile work environment, including verbal assaults and intimidation of female correctional officers, and sexual harassment of female correctional officers. Although PC Section 2601(a) does provide that prisoners are allowed to inherit, own, sell, or convey real or personal property, including all written and artistic material produced or created by the person during the period of imprisonment, the section also states, "to the extent authorized in Section 2600, the Department of Corrections may restrict or prohibit sales or conveyances that are made for business purposes." PC Section 2600 provides that prisoners may be deprived of civil rights only as is reasonably related to legitimate penological interests. PC Section 2601(c)(1)(A) also provides that prison authorities may exclude from prisons "obscene publications or writings, and mail containing information concerning where, how, or from whom this matter may be obtained."

In addition, the Department recently amended its regulations concerning obscene material and contraband, CCR Sections 3006, Contraband; 3134.1, Processing of Publications; and 3135, Disturbing or Offensive Correspondence (Notice of Change to Regulations 14–05). In an effort to prevent an overbroad disallowance of sexu-

ally suggestive materials from departmental institutions, and to establish a more direct parallel to statute in regards to obscene material, the Department included additional clarifying text and relevant cross-references to Title 15 Sections where appropriate. The Department's goal with these amendments was to permit inmates to possess all personal publications that do not meet the statutory criteria for obscene material as provided by PC. This regulatory action was approved for adoption by the Office of Administrative Law on April 30, 2015, and the amended regulations are currently in effect. These amended CCR Sections will be included in the 2016 edition of the Title 15 and will be available to inmates as CDCR provides a copy of the Title 15 to inmates annually.

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH THE SECRETARY OF STATE

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

File# 2015–0701–02

BOARD OF FORESTRY AND FIRE PROTECTION
Drought Mortality Amendments, 2015

The Board of Forestry and Fire Protection submitted this emergency rulemaking action to amend sections in title 14 of the California Code of Regulations to add drought as a condition that constitutes an emergency, as well as regulations applicable to the harvesting of dead and dying trees in response to drought–related stress.

Title 14

California Code of Regulations

AMEND: 1038, 1052.1

Filed 07/13/2015

Effective 07/13/2015

Agency Contact: Thambi Borrás (916) 653–9633

File# 2015–0611–03

BOARD OF STATE AND COMMUNITY CORRECTIONS

Local Youthful Offender Rehabilitative Facilities

The Board of State and Community Corrections submitted this timely certificate of compliance action to make permanent the emergency actions that adopted,

amended, and repealed title 15 sections in OAL file nos. 2014-0804-01E and 2015-0306-02EE. The regulations pertain to the Local Youthful Offender Rehabilitative Facilities Construction Financing Program.

Title 15

California Code of Regulations

ADOPT: 1830.1, 1840.1, 1847.1, 1848.5, 1849.1, 1850.1 AMEND: 1800, 1806, 1812, 1814, 1830, 1831, 1840, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1860, 1866, 1867, 1868, 1870, 1872, 1876, 1878, 1888, 1890, 1892 REPEAL: 1857
Filed 07/15/2015

Effective 07/15/2015

Agency Contact: Ginger Wolfe (916)341-7325

File# 2015-0618-01

**CALIFORNIA DEPARTMENT OF TECHNOLOGY
Conflict-of-Interest Code**

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

Title 2

California Code of Regulations

AMEND: 59640

Filed 07/15/2015

Effective 08/14/2015

Agency Contact: Kary Marshall (916)403-9639

File# 2015-0605-02

**CALIFORNIA HORSE RACING BOARD
Horse Ineligible to Start in a Race**

This rulemaking action by the California Horse Racing Board (CHRB) amends section 1588 of title 4 of the California Code of Regulations to state that a horse on the Veterinarian's List in another racing jurisdiction is ineligible to start in a race, except with prior approval of the stewards based on good cause.

Title 4

California Code of Regulations

AMEND: 1588

Filed 07/15/2015

Effective 10/01/2015

Agency Contact: Harold Coburn (916)263-6026

File# 2015-0703-01

**DEPARTMENT OF FISH AND WILDLIFE
Procedures for Civil Penalties**

In this emergency action the Department of Fish and Wildlife (Department) is adopting in Title 14 section 748.58 to establish the hearing procedures for civil penalties. The California legislature and the Governor signed SB 861, which amended Fish and Game Code

section 12025 (Chapter 35, Statutes of 2014, Effective June 20, 2014) to deter environmental damage associated with the cultivation of controlled substances. The primary crop is marijuana. The amendment to Fish and Game Code section 12025 provided for civil penalties and directed the Department to hold hearings. The statute also allows for the Department to adopt regulations to implement this process. The legislature also adopted Fish and Game Code section 12025.1 in AB 92 (Chapter 2, Statutes of 2015, Effective March 27, 2015) to prohibit to construct or maintain in certain fish and game districts any device or contrivance that prevents, impedes, or tends to prevent or impede, the passing of fish up and down a stream. This emergency action adopts the procedures the Department will use to assess the civil penalties allowed by the Fish and Game Code as well as the hearing procedure when a hearing is requested.

Title 14

California Code of Regulations

ADOPT: 748.5

Filed 07/10/2015

Effective 07/10/2015

Agency Contact: Craig Martz (916)653-4674

File# 2015-0702-01

**DEPARTMENT OF FOOD AND AGRICULTURE
Asian Citrus Psyllid Interior Quarantine**

This emergency regulatory action by the Department of Food and Agriculture (the "Department") expands the quarantine area for the Asian Citrus Psyllid ("ACP") *Diaphorina citri* in the San Luis Obispo area and the Santa Maria area in San Luis Obispo County, as well as in an unincorporated area near Reedley in Fresno County. These quarantine areas are being expanded by approximately 125 square miles in response to the identification of one adult ACP in the Santa Maria area on June 3, 2015, two adult ACPs in the San Luis Obispo area on June 11, 2015, and one adult ACP in the unincorporated area near Reedley on June 12, 2015. This emergency action provides authority for the State to perform quarantine activities against ACP within these additional areas.

Title 3

California Code of Regulations

AMEND: 3435(b)

Filed 07/08/2015

Effective 07/08/2015

Agency Contact: Sara Khalid (916)403-6625

File# 2015-0604-01

**DEPARTMENT OF HEALTH CARE SERVICES
Drug Medi-Cal Program Integrity**

This certificate of compliance makes permanent the amendments to section 51341.1 of Title 22 of the

California Code of Regulations, which addresses abusive and fraudulent practices identified during targeted field reviews and postservice postpayment reviews conducted by the Department. The regulation contains definitions, prescribes in more detail how counseling sessions are to be conducted, imposes physical examination requirements, distinguishes an initial treatment plan from an updated treatment plan, and requires treatments to be recorded in more detail.

Title 22
 California Code of Regulations
 AMEND: 51341.1
 Filed 07/14/2015
 Effective 07/14/2015
 Agency Contact: Jasmin Delacruz (916) 440-7688

File# 2015-0610-01
FAIR POLITICAL PRACTICES COMMISSION
 Conflict-of-Interest Reorganization (Nonsubstantive)

This action by the Fair Political Practices Commission (Commission) makes revisions to existing regulation sections relating to conflicts of interests. These changes include grammatical revisions and changes to cross-referenced regulation sections.

Title 2
 California Code of Regulations
 AMEND: 18700, 18700.1, 18700.3, 18701, 18702, 18702.2, 18702.4, 18747
 Filed 07/10/2015
 Effective 07/10/2015
 Agency Contact:
 Virginia Latteri-Lopez (916) 322-5660

File# 2015-0622-03
FAIR POLITICAL PRACTICES COMMISSION
 Administrative Termination

This rulemaking by the Fair Political Practices Commission (Commission) amends section 18404.2, title 2 of the California Code of Regulations relating to Administrative Termination.

Title 2
 California Code of Regulations
 AMEND: 18404.2
 Filed 07/15/2015
 Effective 08/14/2015
 Agency Contact:
 Virginia Latteri-Lopez (916) 322-5660

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN February 11, 2015 TO
 July 15, 2015**

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

- Title 2**
 07/15/15 AMEND: 59640
 07/15/15 AMEND: 18404.2
 07/10/15 AMEND: 18700, 18700.1, 18700.3, 18701, 18702, 18702.2, 18702.4, 18747
 06/22/15 ADOPT: 18700.3, 18707 AMEND: 18704 REPEAL: 18704.1, 18704.2, 18704.3, 18704.4, 18704.5, 18704.6
 06/22/15 AMEND: 18361.7
 06/16/15 AMEND: 39000, 39001, 39002
 06/02/15 AMEND: 10001, 10002, 10005, 10006, 10007, 10008, 10009, 10011, 10012, 10013, 10015, 10021, 10022, 10024, 10025, 10029, 10030, 10031, 10033, 10035, 10037, 10038, 10039, 10041, 10042, 10046, 10047, 10050, 10053, 10054, 10056, 10057, 10061, 10062, 10063, 10065
 05/27/15 ADOPT: 61100, 61101, 61102, 61103, 61104, 61105, 61106, 61107, 61108, 61109, 61120, 61121, 61122, 61130, 61131, 61132, 61140
 05/18/15 AMEND: 18703 REPEAL: 18703.2, 18703.4, 18703.5, 18707, 18707.1, 18707.2, 18707.4, 18707.5, 18707.6, 18707.7, 18707.9, 18707.10
 05/04/15 ADOPT: 1701, 1702 AMEND: 1700
 04/27/15 AMEND: 18700, 18700.1, 18700.2, 18700.3, 18701, 18701.1, 18702, 18702.1, 18702.2, 18702.3, 18702.4, 18702.5, 18703.3, 18704, 18704.1, 18704.2, 18704.3, 18704.4, 18704.5, 18704.6, 18705, 18705.1, 18705.2, 18705.3, 18705.4, 18705.5, 18706, 18706.1, 18708, 18709
 04/09/15 AMEND: 57400
 04/08/15 AMEND: 212
 04/07/15 ADOPT: 59780

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 30-Z

04/02/15 AMEND: 18215
04/02/15 AMEND: 18530.4, 18530.45
03/24/15 AMEND: 1900
03/23/15 AMEND: 1189.10
03/23/15 AMEND: 59740
03/17/15 AMEND: 549
03/04/15 AMEND: 11087, 11088, 11089, 11090,
11091, 11092, 11093, 11094, 11095,
11096, 11097 REPEAL: 11098
02/23/15 ADOPT: 59760
02/23/15 ADOPT: 553, 553.1, 553.2, 553.3, 553.4,
553.5, 553.6, 599.100, 599.101, 599.102,
599.120, 599.121, 599.122, 599.123,
599.124, 599.140, 599.141, 599.142,
599.143, 599.144, 599.145, 599.146,
599.160, 599.161, 599.162, 599.163,
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07/01/15 AMEND: 4603(i)
06/24/15 AMEND: 3435(b)
06/24/15 AMEND: 2751(b)
06/22/15 AMEND: 3435(b)
06/02/15 AMEND: 3591.11(a)
05/28/15 AMEND: 3435(b)
05/19/15 ADOPT: 3441
05/13/15 AMEND: 3435(b)
05/08/15 AMEND: 3435(b)
05/06/15 AMEND: 3435(b)
05/06/15 AMEND: 6400
04/30/15 AMEND: 3435(b)
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04/16/15 AMEND: 6512
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04/08/15 AMEND: 3435(b)
04/06/15 AMEND: 3
03/20/15 AMEND: 3435(b)
03/17/15 AMEND: 1428.6, 1428.7, 1428.8,
1428.10, 1428.12
03/02/15 AMEND: 3435(b)
02/25/15 AMEND: 2
02/18/15 AMEND: 4500
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07/15/15 AMEND: 1588
07/02/15 AMEND: 5205, 5230, 5170
06/04/15 ADOPT: 1891.1
05/19/15 ADOPT: 8130, 8131, 8132, 8133, 8134,
8135, 8136, 8137, 8138
05/07/15 AMEND: 10325

05/07/15 AMEND: 10315, 10322, 10325, 10327
05/04/15 AMEND: 8035(e)-(f)
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10170.9, 10170.10, 10170.11
04/21/15 AMEND: 150
04/09/15 AMEND: 10176, 10177, 10178, 10179,
10180, 10181, 10182, 10183, 10187
04/07/15 AMEND: 87102, 87455, 87465, 87469,
87615, 87616, 87632, 87633
04/06/15 ADOPT: 10080, 10081, 10082, 10083,
10084, 10085, 10086, 10087
04/06/15 AMEND: 278
03/30/15 ADOPT: 8078.3, 8078.4, 8078.5, 8078.6,
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03/13/15 AMEND: 5205, 5230
03/10/15 ADOPT: 10170.16, 10170.17, 10170.18,
10170.19, 10170.20, 10170.21,
10170.22, 10170.23, 10170.24
03/09/15 ADOPT: 10091.1, 10091.2, 10091.3,
10091.4, 10091.5, 10091.6, 10091.7,
10091.8, 10091.9, 10091.10, 10091.11,
10091.12, 10091.13, 10091.14, 10091.15
03/04/15 AMEND: 1866
03/02/15 AMEND: 1688
02/26/15 ADOPT: 24465-3

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05/21/15 AMEND: 19810
05/18/15 AMEND: 19810
03/12/15 AMEND: 19810
02/18/15 ADOPT: 58621 AMEND: 58601, 58612,
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07/06/15 AMEND: 5530, 5568, 5572, 5574, 5575,
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04/30/15 ADOPT: 9980, 9981, 9982, 9983
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04/30/15 AMEND: 4345, 4351, 4352, 4354
04/30/15 AMEND: 1618.1(e)
04/20/15 ADOPT: 9792.21.1, 9792.25.1 AMEND:
9792.20, 9792.21, 9792.23, 9792.24.1,
9792.24.3, 9792.25, 9792.26
04/06/15 AMEND: 9701, 9702
04/06/15 ADOPT: 17300, 17301, 17302, 17303,
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04/03/15 AMEND: 3395
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4530.4, 4530.5, 4530.6, 4530.7, 4530.8,
4530.9, 4530.10, 4530.11, 4530.12

05/27/15 AMEND: 7400

03/09/15 AMEND: 4210

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07/06/15 ADOPT: 6850, 6852, 6854, 6856, 6858,
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06/29/15 ADOPT: 2194.18, 2194.19, 2194.20,
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06/15/15 ADOPT: 6432

05/26/15 ADOPT: 2563

05/11/15 ADOPT: 6408, 6410, 6450, 6452, 6454,
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04/27/15 ADOPT: 6900, 6901, 6902, 6903, 6904,
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04/13/15 ADOPT: 5508, 5509, 5510, 5511, 5512,
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03/25/15 AMEND: 2303, 2303.1, 2303.2, 2303.3,
2303.4, 2303.5, 2303.6, 2303.7, 2303.8,
2303.9, 2303.10, 2303.11, 2303.12,
2303.13, 2303.14, 2303.16, 2303.17,
2303.18, 2303.19, 2303.20, 2303.21,
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03/18/15 ADOPT: 6432

03/16/15 ADOPT: 6426, 6434

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06/24/15 AMEND: 1005, 1007, 1008

06/02/15 AMEND: 999.5

05/13/15 AMEND: 51.14

05/13/15 AMEND: 51.17

05/13/15 AMEND: 51.22

03/09/15 ADOPT: 4250, 4251, 4252, 4253, 4254,
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06/19/15 ADOPT: 16.00, 16.02, 16.04, 16.06,
16.08, 16.10, 16.12, 16.14

05/29/15 ADOPT: 1153 AMEND: 1150.1, 1150.2,
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1151.5.1, 1151.6, 1151.7, 1151.8,
1151.8.1, 1151.8.2, 1151.8.3, 1151.8.4,
1151.9, 1151.9.1, 1151.10, 1151.10.1,
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1152.3.1, 1152.4, 1152.4.1, 1152.4.2,
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04/09/15 AMEND: 2620, 2621, 2622, 2623, 2624,
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07/13/15 AMEND: 1038, 1052.1

07/10/15 ADOPT: 748.5

07/02/15 ADOPT: 8.01

07/01/15 AMEND: 7.50

06/26/15 ADOPT: 250.1 AMEND: 311, 353, 464,
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06/24/15 AMEND: 165

06/22/15 ADOPT: 364.1 AMEND: 360, 361, 362,
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06/22/15 AMEND: 1665.7

06/22/15 AMEND: 895.1, 1038, 1038.2

06/04/15 AMEND: 7.50

05/28/15 AMEND: 3550.14

05/21/15 AMEND: 708.3, 708.10, 708.11

05/01/15 AMEND: 27.80

04/28/15 AMEND: 28.20, 28.95

04/27/15 AMEND: 1273.01, 1273.02, 1273.05,
1273.06, 1273.07, 1273.08, 1273.10,
1273.11, 1274.01, 1274.09, 1275.00,
1275.01, 1275.10, 1275.15, 1276.00,
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04/24/15 AMEND: 7.50

04/20/15 ADOPT: 1760.1, 1779.1

04/06/15 AMEND: 15411

04/01/15 AMEND: Heading of Division 7

04/01/15 AMEND: 1.73, 27.75, 27.80

03/30/15 ADOPT: 3550.17

03/10/15 AMEND: 1.91, 27.20, 27.25, 27.30,
27.35, 27.40, 27.45, 27.50, 27.51, 27.65,
28.26, 28.27, 28.28, 28.29, 28.48, 28.49,
28.54, 28.55, 58.56, 28.58, 28.90

02/23/15 AMEND: 1.45, 2.09, 4.05, 5.00, 5.80,
7.50, 8.00, 27.90

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07/15/15 ADOPT: 1830.1, 1840.1, 1847.1, 1848.5,
1849.1, 1850.1 AMEND: 1800, 1806,
1812, 1814, 1830, 1831, 1840, 1847,
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06/18/15 ADOPT: 1712.3, 1714.3, 1730.3, 1740.3
AMEND: 1700, 1706, 1712.2, 1714.2,
1730.2, 1731, 1740.2, 1747, 1747.1,
1748, 1748.5, 1749, 1749.1, 1750,
1750.1, 1751, 1752, 1753, 1754, 1756,
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06/17/15 AMEND: 3000, 3268, 3268.1, 3268.2

06/02/15 AMEND: 3124

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06/01/15 ADOPT: 3335.5, 3341.1, 3341.2, 3341.3, 3341.4, 3341.5, 3341.6, 3341.7, 3341.8, 3341.9 AMEND: 3000, 3044, 3269, 3269.1, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3341.5, 3342, 3343, 3344

05/29/15 ADOPT: 8113

05/26/15 ADOPT: 8100, 8102, 8104, 8105, 8106, 8107, 8108, 8110, 8111, 8112, 8114, 8118, 8119, 8119.1, 8120 AMEND: 8000

05/26/15 AMEND: 2275

05/26/15 AMEND: 233

04/30/15 AMEND: 3006, 3134.1, 3135

04/27/15 ADOPT: 3999.18

04/22/15 AMEND: 3001, 3042, 3043, 3084.7, 3379, 3768.2

04/16/15 ADOPT: 3410.1 AMEND: 3173.2

03/17/15 ADOPT: 3410.2 AMEND: 3000, 3173.2, 3287, 3410.1

03/16/15 ADOPT: 1830.1, 1840.1, 1847.1, 1848.5, 1849.1, 1850.1 AMEND: 1800, 1806, 1812, 1814, 1830, 1831, 1840, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1860, 1866, 1867, 1868, 1870, 1872, 1876, 1878, 1888, 1890, 1892 REPEAL: 1857

03/12/15 REPEAL: 3999.13

02/11/15 REPEAL: 3999.11

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06/29/15 AMEND: 961

06/25/15 AMEND: 1313.01, 1313.02, 1313.03, 1313.04, 1313.05, 1313.06

06/23/15 AMEND: 1888

06/10/15 AMEND: 1388, 1388.6, 1389, 1392

06/02/15 ADOPT: 1399.469.1, 1399.469.2 AMEND: 1399.405, 1399.419

04/10/15 ADOPT: 1746.3

04/09/15 ADOPT: 1399.326, 1399.329, 1399.343, 1399.344, 1399.345, 1399.346 AMEND: 1399.301, 1399.350, 1399.351, 1399.352, 1399.395

04/09/15 AMEND: 4161

04/08/15 AMEND: 3306, 3310, 3340.10, 3351.1

04/01/15 ADOPT: 914.1, 914.2 AMEND: 918, 921, 921.1, 921.2

03/26/15 ADOPT: 977, 980.4 AMEND: 978, 979, 980, 980.1, 980.2, 980.3, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994

03/26/15 AMEND: 3373

03/25/15 ADOPT: 1361.5, 1361.51, 1361.52, 1361.53, 1361.54, 1361.55 AMEND: 1361

03/18/15 AMEND: 2649

03/06/15 REPEAL: 950.8, 950.9

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06/15/15 30104, 30110, 30118, 30126, 30145, 30145.1, 30146, 30131, 30336.8, 30408, 30409, 30456.8, 30535

06/05/15 AMEND: 100500

02/27/15 AMEND: 13675, 13676

02/11/15 AMEND: 2643.5, 2643.10, 2643.15

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06/15/15 AMEND: 30104, 30110, 30118, 30126, 30145, 30145.1, 30146, 30231, 30336.8, 30408, 30409, 30456.8, 30535

06/02/15 ADOPT: 60002 AMEND: 7583, 7601, 7604, 7626, 7629, 60313, 64212, 64213, 64214, 64251, 64252, 64254, 64257, 64260, 64400.34, 64400.50, 64402, 64412, 64414, 64415, 64416, 64421, 64422, 64423, 64423.1, 64424, 64425, 64426, 64426.1, 64426.5, 64427, 64432, 64432.1, 64432.2, 64432.3, 64432.8, 64433, 64433.2, 64433.3, 64433.7, 64433.8, 64434, 64442, 64443, 64445, 64445.1, 64445.2, 64447, 64448, 64449, 64449.2, 64449.4, 64449.5, 64463, 64463.1, 64463.4, 64463.7, 64465, 64469, 64470, 64481, 64482, 64483, 64533, 64533.5, 64534, 64534.2, 64534.8, 64535.2, 64535.4, 64536, 64536.2, 64536.6, 64537, 64537.2, 64537.4, 64551.100, 64554, 64556, 64558, 64560, 64572, 64582, 64583, 64585, 64593, 64600, 64604, 64650, 64651.10, 64651.32, 64651.91, 64652.5, 64653, 64653.5, 64656, 64656.5, 64658, 64659, 64660, 64661, 64662, 64663, 64664, 64664.2, 64665, 64666 REPEAL: 60400, 60401, 60402, 60403, 60404, 60405, 60406, 60407, 60410, 60415, 60425, 60435, 60440, 60445, 60450, 60455, 60460, 60465, 60470, 60475, 64197

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06/25/15 AMEND: 1591

06/25/15 AMEND: 308.6

05/13/15 AMEND: 1685.5

05/06/15 AMEND: 1598.1

05/06/15 AMEND: 1533.2

04/30/15 AMEND: 1621

03/19/15 AMEND: 472, 902, 904

03/04/15 AMEND: 6001

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06/25/15 AMEND: 3.3

06/09/15 AMEND: 1682

05/29/15 ADOPT: 1609

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05/15/15	AMEND: 1601, 1602, 1604, 1605.1, 1605.2, 1605.3, 1606	612.1, 612.2, 612.3, 612.4, 612.5, 612.6, 612.61, 612.62, 612.63, 612.64, 612.65, 612.66, 612.67, 615.1, 615.2, 615.3, 618, 620, 625.1, 625.2, 625.3, 625.4, 625.5, 625.6, 625.7, 635.0
03/12/15	AMEND: 3103	
03/04/15	AMEND: 1682(c)	
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02/12/15	ADOPT: 1469, 1470, 1471	03/30/15 ADOPT: 877, 878, 878.1, 878.2, 879, 879.1, 879.2
Title 22		
07/14/15	AMEND: 51341.1	03/27/15 AMEND: 879(c)
06/24/15	ADOPT: 50188	03/27/15 ADOPT: 863, 864, 865
06/10/15	AMEND: 72443, 72449, 72467	03/18/15 AMEND: 3939.10
06/03/15	AMEND: 66262.12(b)	03/17/15 ADOPT: 3919.15
06/01/15	AMEND: 101169(d)(18), 101225(f), 101425(d)(2)	02/17/15 ADOPT: 3919.14
05/27/15	AMEND: 72516, 73518	Title 25
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04/30/15	AMEND: 97232	Title 27
04/07/15	AMEND: 51516.1	07/06/15 ADOPT: 25904
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07/06/15	ADOPT: 876	06/29/15 ADOPT: 42-749 AMEND: 41-440, 42-711, 42-716, 44-207
06/23/15	ADOPT: 35270 AMEND: 35037, 35181, 35183, 35184, 35269, 35271, 35273	06/17/15 ADOPT: 40-039 AMEND: 22-071, 22-072, 22-305, 40-103, 40-105, 40-107, 40-119, 40-125, 40-128, 40-173, 40-181, 40-188, 40-190, 41-405, 42-209, 42-213, 42-221, 42-406, 42-407, 42-716, 42-721, 42-751, 42-769, 44-101, 44-102, 44-111, 44-113, 44-115, 44-133, 44-205, 44-207, 44-211, 44-304, 44-305, 44-313, 44-315, 44-316, 44-318, 44-325, 44-327, 44-340, 44-350, 44-352, 48-001, 80-301, 80-310, 82-612, 82-812, 82-820, 82-824, 82-832, 89-110, 89-201
06/19/15	ADOPT: 3949.11	
06/19/15	ADOPT: 7125.1 AMEND: 7113, 7116, 7118, 7119, 7125, 7127	
05/19/15	AMEND: 2919	
05/19/15	ADOPT: 3949.10	
05/18/15	ADOPT: 863, 864, 865, 866	
05/15/15	AMEND: 2916	
05/04/15	AMEND: 3939.21	
05/04/15	AMEND: 3939.18, 3939.20	
04/22/15	ADOPT: 600, 600.1, 600.2, 600.3, 600.4, 601, 602, 603, 603.5, 604, 605, 606, 607.1, 607.2, 607.3, 608.1, 608.2, 608.3, 610.1, 610.2, 610.3, 610.4, 610.5, 610.6,	05/12/15 AMEND: 31-502 05/06/15 AMEND: 31-502

