



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

AMENDMENT

STATE AGENCY: Office of Traffic Safety
California Governor's Office of
Emergency Services

A written comment period has been established commencing on August 14, 2015, and closing on **September 28, 2015**. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 428 J Street, Suite 620, Sacramento, California 95814.

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

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

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than **September 28,**

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 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the Commission), under the authority vested in it under the Political Reform Act (the Act)¹ by section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulations at a public hearing on or after **September 17, 2015**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, commencing at approximately **10 a.m.** Written comments must be received at the Commission offices no later than **5:00 p.m. on September 15, 2015**.

BACKGROUND/OVERVIEW

In 2014, the Legislature passed SB 27, which imposes political activity transparency requirements on multipurpose organizations. Section 84222 requires nonprofit groups and other multipurpose organizations (including federal and out-of-state political action committees (PACs)) that spend more than \$50,000/12 months or \$100,000/four calendar years supporting or opposing candidates or measures in California, to disclose the donors of the funds used for political purposes.

In some cases, when a nonprofit organization or a federal PAC is reporting its donors as required by section 84222, it will list a large contribution from another multipurpose organization. To identify the donors of the funds moving through these multipurpose organizations, section 84222, subdivision (e)(5) and (6) require that the multipurpose organization reporting the contribution notify the large donor that it may qualify as a committee and be required to file its own reports disclosing donors.

Regulation 18422, interpreting section 84222, explains that a multipurpose organization that is disclosing its most recent contributors using a last in, first out (LIFO) accounting method, must send a “major donor notice” to contributors who meet the \$5,000/\$10,000 thresholds in section 84105 and Regulation 18427.1. Similarly, a multipurpose organization must send an expedited “nonprofit filer notice” if it identifies a donor who gave more than \$50,000. The notices state that the donor could be required to file campaign statements.

¹ The Political Reform Act is contained in Government Code sections 81000 through 91014. All further statutory references are to the Government Code. The regulations of the Fair Political Practices Commission are contained in sections 18110 through 18997 of Title 2 of the California Code of Regulations (hereafter Regulation).

The amended regulation clarifies that this provision applies to Federal PACs that file simplified statements by attaching their federal filings of most recent contributors. The federal reports list the PAC’s most recent contributors, which is essentially the same as a LIFO accounting method and satisfies the requirements for a multipurpose organization to list its donors under section 84222 and Regulation 18422.

Additionally, section 84222 and Regulation 18422 supersede Regulation 18413, which was previously enacted to provide reporting requirements for certain eligible 501(c)(3) organizations making occasional independent expenditures. For this reason, staff will propose that the Commission repeals this regulation.

REGULATORY ACTION

Amend 2 Cal. Code Regs. Section 18422 to include Federal PACs in last in, first out accounting for purposes of multipurpose organization reporting and major donor notice requirements.

Repeal 2 Cal. Code Regs. Section 18413.

SCOPE

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

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

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

REFERENCE

The purpose of this regulation is to implement, interpret, and make specific section 84222.

CONTACT

Any inquiries should be made to Heather M. Rowan, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660.

Proposed regulatory language can be accessed at <http://www.fppc.ca.gov/index.php?id=247#2>.

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the Commission), under the authority vested in it by the Political Reform Act (the Act)¹ by Section 83112 of the Government Code proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulation at a public hearing on or after **September 17, 2015**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, commencing at approximately **10:00 a.m.** Written comments should be received at the Commission offices no later than **5:00 p.m. on September 15, 2015**.

BACKGROUND/OVERVIEW

SB 27, a Commission sponsored bill, was passed by the Legislature and signed by the Governor on May 14, 2014, and took effect on July 1, 2014. In Section 84223, SB 27 enacted new top contributor disclosure provisions that apply to state ballot measure committees and candidate independent expenditure committees that have raised \$1,000,000 or more. Under these provisions, the committees are required to provide updated top 10 contributor lists to the FPPC and the FPPC is required to post lists of the top 10 contributors to each ballot measure.

Implementing these provisions, the FPPC enacted Regulation 18422.5 in July of 2014. This regulation provides a procedure for submitting top 10 contributor lists to the FPPC. Currently, Regulation 18422.5 requires committees to submit their lists on a form provided by the Commission. Committees must provide lists to the FPPC within 24 hours (or the next business day) during the 16-day period before an election, and

¹ The Political Reform Act is contained in Government Code sections 81000 through 91014. All further statutory references are to the Government Code. The regulations of the Fair Political Practices Commission are contained in sections 18110 through 18997 of Title 2 of the California Code of Regulations (hereafter Regulation).

within 10 business days outside this period. As required by Section 84223(c)(4), the FPPC must post the list within 48 hours during the 16 days before the election and within five business days outside this period.

Although not yet implemented, SB 27 also permits the FPPC to require the expanded disclosure of the top contributors to any contributing recipient committee identified in a required top 10 list. As specified in Section 84223:

“If any of the top 10 contributors identified on the list are committees pursuant to subdivision (a) of Section 82013, the Commission may require, by regulation that the list also identify the top 10 contributors to those contributing committees.”

REGULATORY ACTION

Amend 2 Cal. Code Regs. Section 18422.5:

The proposed amendment to Regulation 18422.5 will implement the expanded disclosure requirements for any state recipient committee identified on a committee’s top 10 list as permitted in Section 84223(b). As drafted, this regulatory proposal addresses which contributors to the recipient committee must be disclosed such as a minimum contribution threshold and provides an exception to expanded disclosure for any recipient committee that has independently filed a top 10 contributor list for the same election. The proposed regulatory action also addresses standards for determining the top contributors to a recipient committee and guidelines for updating an expanded disclosure list. Finally, the FPPC will consider the adoption of a new form or the revision of FPPC Form T10 as necessary to support the expanded disclosure list.

SCOPE

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

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

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

REFERENCE

The purpose of this regulation is to implement, interpret, and make specific Government Code Sections 81002, 83113, and 84223.

CONTACT

Any inquiries should be made to Brian G. Lau, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at <http://www.fppc.ca.gov/index.php?id=247#2>.

TITLE 8. DEPARTMENT OF INDUSTRIAL RELATIONS

The Director of Industrial Relations (hereinafter "Director") proposes to adopt the proposed amendments to regulations concerning repeat violations of employee health and safety requirements, as described below, after considering all comments, objections and recommendations regarding the proposals.

PUBLIC HEARING

A public hearing has been scheduled to permit all interested persons the opportunity to present statements or arguments, oral or in writing, with respect to the proposed amendments, on the following date:

Date: Friday, October 2, 2015
Time: 10:00 a.m. to 5:00 p.m.
Place: Elihu Harris State Office Building — Room 1304
1515 Clay Street
Oakland, CA 94612

The State Office Building and meeting rooms are accessible to persons with mobility impairments. Alternate formats, assistive listening systems, sign language interpreters, or other types of reasonable accommodations to facilitate effective communication for persons with disabilities are available upon request. Please contact the State Wide Disability Accommodation Coordinator at 1-866-326-1616 (toll free), or through the California Relay Service by dialing 711 or

1-800-735-2929 (TTY/English) or 1-800-855-3000 (TTY/Spanish) as soon as possible to request assistance. Accommodation requests should be made as soon as possible. Requests for an Assistive Listening System or Communication Access Realtime Translation should be made no later than five (5) days before the hearing.

At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed amendments described below in the Informative Digest. The Director requests, but does not require, that any persons who make oral comments at the hearing also provide a written copy of their comments. Equal weight will be accorded to oral comments and written materials.

Please note that public comment will begin promptly at 10:00 a.m. and will conclude when the last speaker has finished his or her presentation or at 5:00 p.m., whichever is earlier. If public comment concludes before the noon recess, no afternoon session will be held.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the Proposed Rulemaking by mail or personal delivery to Greg Santiago, 1515 Clay Street, Suite 1901, Oakland, CA 94612 or Denise Cardoso at the same address. Written comments also may be sent to Greg Santiago or Denise Cardoso via (1) e-mail to RepeatRulemakingComments@dir.ca.gov or (2) facsimile to (510) 286-7039. To be considered, written comments must be received no later than **5:00 p.m., Friday, October 2, 2015.**

AUTHORITY AND REFERENCE

Labor Code section 54 authorizes the Director to perform all duties, exercise all powers and jurisdiction, assume and discharge all responsibilities, and carry out and effect all purposes vested by law in the Department of Industrial Relations (hereinafter "Department"), except as otherwise expressly provided by the Labor Code. Labor Code section 55 authorizes the Director, in accordance with the provisions of Chapter 4.5 (commencing with Section 11371), Part 1, Division 3, Title 2 of the Government Code, to make rules and regulations that are reasonably necessary to carry out the provisions of the statute governing Director's and Department's general powers and duties, and to effectuate its purposes. Labor Code section 59 requires the Department, through its officers, to administer and enforce all laws imposing any duty, power, or function upon the offices or officers of the Department. Labor Code section

6319(c) requires the Director to adopt regulations covering the assessment of civil penalties under the Occupational Safety and Health Act, giving due consideration to the appropriateness of the penalty with respect to specified factors, including the history of previous violations. The proposals implements, interprets and makes specific Labor Code section 6317 which authorizes the issuance of a civil penalty against an employer after the Division of Occupational Safety and Health (hereinafter "Division") has determined upon inspection or investigation, that an employer has violated Section 25910 of the Health and Safety Code or any promulgated occupational safety and health standard, rule, order, or regulation. The proposals also implements, interprets and makes specific Labor Code section 6429 which authorizes the issuance of a civil penalty up to \$70,000 for any employer that willfully or repeatedly violates an occupational safety or health order.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Overview.

The proposed amendments makes California's "Repeat" violation classification more consistent with Federal enforcement standards by eliminating the current geographic restrictions for issuing a "Repeat" citation, and recalculating the starting time for calculating the look back period for a "Repeat" violation.

The Division within the Department administers the California Occupational Safety and Health program pursuant to an agreement between the State of California and the Federal Occupational Safety and Health Administration (hereinafter "Fed/OSHA"). Under this agreement, California must demonstrate that its enforcement and occupational safety and health program is "at least as effective as" its Federal counterpart. In its 2013 Federal Annual Monitoring and Evaluation (FAME) Report of California's State Plan, Fed/OSHA indicated that the Division's enforcement program's rate of "Repeat" violations was significantly lower than the Federal average because California did not consider employers' inspection history throughout the state. The Director has initiated this rulemaking to ensure that California's "Repeat" violation enforcement standard remains as effective as Fed/OSHA's which considers employers' enforcement history statewide when citing Repeat violations. The Director seeks to achieve this result by amending California's general "Repeat" violation definition to be more consistent with Fed/OSHA's definition.

Under the current Federal program, a "Repeat" violation exists when an employer in a Federal enforcement state previously has been cited, and the citation has be-

come a final order of the U.S. Occupational Safety and Health Review Commission, for the same or similar violation of a standard at any facility in any Federal enforcement state within the last five years. In contrast, under California's current standard, a "Repeat" citation only can be issued if the following requirements are met: (1) the Division has previously cited the employer for a violation of a given standard; (2) the employer has abated the cited violation; (3) the employer violates the same standard within three years of the conduct of the earlier violation; and (4) with the exception of field sanitation, both violations occurred at the same establishment or within the same geographic region (collectively, "geographic restrictions"), depending on whether or not the employer has fixed locations.

The proposed amendments would make the Division's "Repeat" violation enforcement standard more consistent with the operative Federal standard by eliminating the geographic restrictions and recalculating when the "Repeat" violation look back period begins.

Anticipated Benefits of the Proposed Regulation.

The broad objective of the proposed amendments is to ensure that California's "Repeat" violation enforcement standard remains as effective as the Federal program. To that end, the proposed amendments change California's Repeat penalty classification (California Code of Regulations, title 8, section 334, subdivision (d)) to be more similar to that of the Federal program. This will result in greater consistency between both programs, and ensure future funding and State Plan approval when such changes become mandated by Fed/OSHA. Other benefits of the proposals include a statewide increase in workplace safety and health compliance. In particular, the broader liability imposed by the proposed amendments will motivate employers to ensure that abated violations stay abated and not recommitted. The elimination of geographical restrictions also will increase worker safety by requiring an employer with multiple sites to abate a workplace safety hazard statewide as opposed to in the specific establishment or region where the hazard occurred.

Determination of Inconsistency/Incompatibility with Existing State Regulations.

The Director has determined that the proposed amendments are not inconsistent or incompatible with existing regulations. After conducting a review for any regulations that would relate to or affect this area, the Director concluded that this is the only regulation that concerns the classification of occupational safety and health "Repeat" violations.

Proposed Amendments to Existing Regulation (Title 8, Section 334).

The purpose for the proposed amendments is to modify the text of section 334 of title 8 of the California

Code of Regulations (“8 CCR”) to change how the “Repeat” look back period is calculated and remove the existing geographical restrictions.

Non-substantive Changes: The proposed amendments delete subsection heading “(1) General” and delete subsection “(2) Field Sanitation Violations” in its entirety to account for the elimination of the differences between field sanitation and other types of violations, rendering the latter item obsolete under the proposed amendments. The proposed amendments also replace the terms “corrected” and “correction” with the terms “abated” and “abatement.” The term “abatement” is more commonly used to describe the process of correcting a violation to come into compliance. Therefore, using the terms “abated” and “abatement” in section 334 would make it consistent with other related sections of 8 CCR. (See, e.g., 8 CCR §§ 332.1, 332.4, 333, & 336.)

Substantive Changes: The proposed amendments also change the starting time for calculating the “Repeat” look back period. Under California’s current enforcement standard, for an occupational safety and health violation to be considered a “Repeat” violation, the conduct giving rise to the earlier violation must have occurred within the three years immediately preceding the conduct resulting in the later violation. The proposed amendments would change this calculation so that the look back period would begin to run from the latest of the following dates: (1) the date of the final order affirming the existence of the previous violation cited in the underlying citation; (2) the date on which the underlying citation became final by operation of law; or (3) the date of final abatement of the violation cited in the underlying citation.

The proposed amendments further remove the existing establishment site and geographic region restrictions. With the exception of field sanitation violations, for an occupational safety and health violation to be considered a “Repeat violation under California’s existing enforcement standards, the violation must be based on a prior violation cited either (1) at the same work site or address for businesses with fixed establishments such as factories and stores; or (2) within the same Region of the Division for businesses such as construction and excavation which have no fixed establishments. The proposed elimination of the geographic restrictions would subject employers with multiple work sites in California to repeat penalties based on previous citations issued, regardless of the location or region of the original citation. This change will make the Division’s “Repeat” violation standard consistent with Fed/OSHA’s “Repeat” violation standard which considers employer’s enforcement history across all of the employer’s locations within Fed/OSHA jurisdictions when determining “Repeat” violations.

DISCLOSURE REGARDING THE PROPOSED RULEMAKING

The Director has made the following initial determinations.

Mandate on local agencies and school districts: None. The proposed amendments do not impose a mandate on local agencies or school districts. The Director has determined that the proposed amendments do not impose a mandate requiring reimbursement by the State pursuant to Part 7 (commencing with section 17500) of Division 4 of the Government Code because the proposed amendments do not constitute a “new program or higher level of service of an existing program within the meaning of section 6 of Article XIII B of the California Constitution.” The California Supreme Court has established that a “program” within the meaning of section 6 of Article XIII of the California Constitution is one which carries out the governmental function of providing services to the public, or which, to implement a state policy, imposes unique requirements on local governments and does not apply generally to all residents and entities in the state. The proposed amendments do not require any local agency to carry out the governmental function of providing services to the public.

Cost or savings to any state agency: State agencies that repeatedly violate an occupational safety and health standard within three years of an initial violation could be subject to additional civil penalties as a result of the proposed amendments. Such penalties are reimbursable to the California State University and University of California, pursuant to Labor Code section 6434, and to the California Department of Forestry and Fire Protection, pursuant to Labor Code section 6434.5. The Director has determined that the Division will incur costs in litigating appeals of some additional repeat citations. In 2013, “Repeat” citations were appealed at a rate of 52%. If the proposed amendments result in the issuance of approximately 180 additional repeat citations as projected, then based on 2013’s 52% appeal rate, the Director anticipates the proposed amendments will result in an additional 94 employer appeals annually, requiring the expenditure of state resources related to litigation costs. The Director further anticipates that such costs ultimately will be offset by the recalculation of the repeat look back period start time, which will likely result in a decrease in the overall number of appeals going forward.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630 and Nondiscretionary Costs/Savings to Local Agencies: The proposed amendment contains no costs to a local agency or school district that are reimbursable pursuant to Gov-

ernment Code sections 17500 through 17630. Under the proposed amendments, local agencies and school districts that repeatedly violate an occupational safety and health standard within three years of an initial violation would be subject to nondiscretionary costs associated with additional civil penalties. Although not reimbursable under Government Code sections 17500 through 17630, such civil penalties may be reimbursable pursuant to Labor Code section 6434 or 6434.5 for certain qualifying local government agencies and school districts. There are no nondiscretionary savings to local agencies or school districts.

Labor Code section 6434 provides that any occupational safety and health civil or administrative penalty levied against a school district, county board of education, county superintendent of schools, charter school, community college district, California State University, University of California, joint powers agency performing education functions is deposited into the Workplace Health and Safety Revolving Fund. Any school district, county board of education, county superintendent of schools, charter school, community college district, California State University, University of California, or joint powers agency performing education functions may apply for a refund of their civil penalty, with interest, if all conditions previously cited have been abated, any other outstanding citations have been abated, and if there have been no serious violations issued to the same entity within two years of the date of the original violation.

Labor Code section 6434.5 provides that an occupational safety and health civil or administrative penalty levied against a public police or city, county, or special district fire department or the California Department of Forestry and Fire Protection is deposited into the Workers' Compensation Administration Revolving Fund. Any public police or city, county, or special district fire department or the California Department of Forestry and Fire Protection may apply for a refund of any occupational safety and health civil or administrative penalty assessed, with interest, if all conditions previously cited have been abated, the agency has abated any other outstanding citation, and the agency has not been cited by the Division for a serious violation within two years of the date of the original violation.

The exact number of "Repeat" citations that will be issued to any such school district or governmental agency (hereinafter, collectively, referred to as "governmental entities") under the proposed amendments is unknown. However, based on a comparison of 2008 and 2013 Repeat citation data, the Director estimates that the proposed amendments will result in an increase of six "Repeat" citations annually to governmental entities that may be eligible for reimbursement under Labor

Code sections 6434 or 6434.5. An analysis of 2008 and 2013 Repeat citation data revealed that only one governmental entity was eligible for reimbursement under the aforementioned Labor Code sections. It is unknown whether or not such entity applied for or received reimbursement.

An exact dollar amount of reimbursable costs to governmental entities also is unknown. The maximum "Repeat" penalty is statutorily set at \$70,000. From 2009 to 2013, the governmental entities eligible for reimbursement under Labor Code sections 6434 and 6434.5 collectively were required to pay civil penalties ranging from \$160,000 to \$237,000 annually. Such range accounts for the total penalties paid regardless of classification (e.g., "Regulatory," "General," "Serious," "Willful," or "Repeat."). An increase of six repeat citations with appurtenant civil penalties set at the statutory maximum of \$70,000 each would result in an annual increase ranging from \$580,000 to \$727,000. It is unlikely, however, that the additional six "Repeat" citations would each result in a civil penalty totaling \$70,000. Such costs also are reimbursable if the qualifying governmental entity abates the occupational safety and health hazard and applies for a reimbursement pursuant to the aforementioned code sections.

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

Cost impacts on representative private persons or business: The Director anticipates that the proposed amendments will increase the number of "Repeat" citations issued annually by 150 to 180 citations. However, the Director is unaware of any cost impacts that a representative private person or business operating in compliance with title 8 would necessarily incur in complying with the proposed amendments.

Business Impact: The Director has determined that the proposed amendment 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. The proposals do not impose any new or additional requirement on California businesses. The effects of the proposals will be limited to businesses that repeatedly violate an occupational safety and health standard, order, or special order, or section 25910 of the Health and Safety Code within a three year period. The Director anticipates that between 150 and 180 businesses will be affected by the proposals annually. Such businesses will be subject to the penalties provided under section 336 of the title 8 regulations.¹ The Director does not anticipate that the proposals or any resulting penalties will result in the creation or elimination of any jobs, businesses, in-

¹ Cal Code Regs., tit. 8, section 336 subdiv. (d)(1) & (12), (e)(1) & (g).

vestments or innovations. The proposed amendments are neutral in their treatment of California businesses as compared to businesses from other states.

Results of the economic impact assessment/analysis

Creation, Elimination, or Expansion of Jobs or Businesses: The Director has made initial determinations that (1) these proposals will not affect the creation or elimination of jobs within the State of California; (2) these proposals will not affect the creation of new businesses or the elimination of existing businesses within the State of California; and (3) these proposals will not affect the expansion of businesses currently doing business within the State of California.

Reporting Requirements (Finding under Government Code section 11346.3(c)): None.

Benefits of the proposed amendments: The proposed amendments will ensure that the Division's "Repeat" violation standard remains as effective as the Federal program. Such increase is necessary to guarantee the continued receipt of Federal funding for and approval of the California Occupational Safety and Health program. The proposals will benefit California employees by creating an effective deterrent against employers who repeatedly violate occupational safety or health regulations within a three year period.

Known Cost Impacts on Representative Private Person or Business: The proposed amendments seek to ensure that the Division's "Repeat" enforcement program remains consistent with the broad liability established under the Federal program. There are no direct costs associated with the proposals; however, the additional businesses cited as a result of the proposals will be subject to the corresponding appurtenant civil penalties. The Director concludes that any adverse economic impact, including the ability of California businesses to compete with businesses in other states, will not be significant. The Director is not aware of any cost impact that a representative private person or business not cited would necessarily incur in reasonable compliance with the proposed action.

Effect on small business: The Director anticipates that small businesses will be impacted by the proposed amendments' removal of the existing geographical restrictions and change to how the "Repeat" look back period is calculated. However, only small businesses with multiple worksites may experience an increase in the issuance of "Repeat" citation due to the elimination of geographic restrictions under the proposed amendments. The proposals' change in how the look back period is calculated is not expected to significantly impact the number of "Repeat" citations issued to small businesses compared to the existing calculation. The proposals do not impose any significant economic effect independent of the penalties appurtenant to the regula-

tion. The proposed amendments are neutral in their treatment of small businesses as compared to larger businesses in the state. The attendant penalties for businesses with fewer employees are lower than those with a greater number of employees.

Effect on housing cost: None.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Director must determine that no reasonable alternative she considered or that otherwise have been identified and brought to her attention would be more effective in carrying out the purpose for which the action is proposed, or would be as effective as the proposed action 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 Director invites interested persons to present statements or arguments with respect to alternatives to the proposed amendments at the scheduled hearing or during the written comment period.

CONTACT PERSONS

Non-substantive inquiries concerning this action, such as requests for copies of the text of the proposed amendments, and the location of public records, may be directed to Mary Ann David at (510) 286-7348 or mdavid@dir.ca.gov. Inquiries regarding the substance of the proposed amendments may be directed to Greg Santiago or Denise Cardoso (back-up contact) at (510) 286-7348 or RepeatRulemakingComments@dir.ca.gov.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATION/INTERNET ACCESS

An Initial Statement of Reasons, the text of the proposal, and other information upon which the rulemaking is based, have been prepared and are available from the contact person named in this Notice. The Director will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at 1515 Clay Street, Suite 1901, Oakland, CA 94612. The Initial Statement of Reasons, this Notice of Proposed Rulemaking, and text of the Proposed Regulation also may be accessed through the agency's Internet website at www.dir.ca.gov/dosh/rulemaking/dosh_rulemaking_proposed.html.

AVAILABILITY OF CHANGED OR
MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Director may adopt the proposals substantially as described in this Notice. If the Director makes modifications which are sufficiently related to the originally proposed text, she will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before she adopts the amendments as revised. Any such modifications also will be posted on the Director’s website.

Please send requests for copies of any modified amendments to the attention of Mary Ann David at the above telephone number or e-mail address. The Director will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF THE FINAL STATEMENT
OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Mary Ann David at the above telephone number or e-mail address.

TITLE 11. DEPARTMENT OF JUSTICE

NOTICE IS HEREBY GIVEN that the Department of Justice, pursuant to Government Code section 87306 of the Political Reform Act (Gov. Code, § 81000 et seq.), proposes to amend its conflict-of-interest code. The purpose of the amendments is to implement Government Code sections 87300 through 87302, and section 87306.

Government Code sections 87300 and 87302 require each government agency to adopt a conflict-of-interest code designating the agency personnel who must file annual Form 700 Statement of Economic Interests, disclosing certain economic interests. Designated personnel are those who make or participate in making governmental decisions that may foreseeably have a material financial effect on an economic interest. (Gov. Code, § 87302, subd. (a).)

The Department of Justice proposes to amend its conflict-of-interest code to include employee positions that make or participate in making governmental decisions that may foreseeably have a material financial effect on an economic interest, as set forth in Government Code section 87302, subdivision (a). The Department proposes other technical changes to reflect its current

organizational structure and to consolidate references to certain designated positions.

The amendments are as follows:

Technical Amendments Requested by the Fair Political Practices Commission

Specific reference to each class of a position will be consolidated to avoid future amendments if the Department creates additional levels to the position. For example, the reference to “Department of Justice Administrators I, II, and III” will be changed to “Department of Justice Administrators (all levels).”

Executive Office and Programs

- Chief of Staff: This position is being deleted because it is vacant and will not be used in the future.
- Attorneys in the Opinion Unit: This position is being deleted because it has been transferred to the Division of Civil Law.
- Research Program Specialist II in the Division of Recidivism, Reduction and Reentry: This position is being added and will be assigned Category 2. The Department has determined that this position participates in making governmental decisions by advising high level decision makers on the impacts of realignment. Even though this position works closely with Category 1 filers, its duties will not affect real property interests.

Division of Civil Law

- Deputy Attorneys General (all levels) in the Opinion Unit: This position is being added because it has been transferred from the Executive Office.

Division of Criminal Law

- Special Agents (all levels) in the E-Crime Unit: This position is being added with a limited disclosure category. This position performs investigative work for Category 15 attorneys on cases involving privacy, copyright and patent violations. Because this position supports Category 15 filers, it will be assigned Category 15.

Division of Law Enforcement

- Special Agents-in-Charge and Senior Special Agents-in-Charge in Special Investigations Team Program. The disclosure category for these positions is being changed from 14 to 1 to reflect their changed duties. Their duties now include investigative work for attorneys on a broad range of cases in the Civil Law and Public Rights divisions. Because these positions frequently support Category 1 filers, they will be assigned Category 1.

Bureau of Gambling Control

- **Special Agents:** This position is being amended to include all classes of Special Agents. The Department has determined that all classes of the Special Agent position participate in making governmental decisions by investigating cardrooms and tribal casinos and advising decision makers.
- **Field Representatives:** This position is being added with a limited disclosure category. The Department has determined that this position participates in making governmental decisions by inspecting cardrooms and tribal casinos and reporting findings to decision makers. Because this position affects entities in the gaming industry, it will be assigned Category 16.
- **Associate Government Program Analysts in the Licensing Section:** This position is being amended to include Associate Government Program Analyst positions in all three units of the Licensing Section (Tribal Licensing, Cardroom Licensing, and Games Review). The Department has determined that this position in the Games Review unit participates in making governmental decisions by reviewing cardroom games and advising decision makers.
- **Staff Services Analysts in the Licensing Section:** This position is being added with a limited disclosure category. The Department has determined that this position in all three units of the Licensing Section (Tribal Licensing, Cardroom Licensing, and Games Review) participates in making governmental decisions by reviewing cardroom games and the suitability of licensing applications, and advising decision makers who approve games and licenses. Because this position affects entities in the gaming industry, it will be assigned Category 16.

Any interested person, or his or her authorized representative, may submit written statements, arguments, or comments related to the proposed amendments by submitting them in writing no later than October 15, or at the conclusion of the public hearing, if one is requested, whichever comes later, to:

Julia Bilaver, Deputy Attorney General
Department of Justice
1300 I Street, Sacramento, CA 95814
Julia.Bilaver@doj.ca.gov
(916) 322-6124

The Department has not scheduled a public hearing on the proposed amendments. However, it will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her authorized

representative, no later than September 30, 2015, which is 15 days before the close of the written comment period.

The Department has prepared a written explanation (Initial Statement of Reasons) for the proposed amendments and has available the information on which the proposed amendments are based. Copies of the proposed amendments, the Initial Statement of Reasons, and the information on which the amendments are based may be obtained by contacting Julia Bilaver at the contact information listed above.

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

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

CONTACT

Any inquiries concerning this proposal should be made to Julia Bilaver at Department of Justice, 1300 I Street, Sacramento, California 95814, or (916) 322-6124, or Julia.Bilaver@doj.ca.gov.

TITLE 11. COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Amend Definitions, Requirements for Course Certification, and Requirements for Self-Paced Training Course Certification Regulations 1001, 1052, and 1053

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 Section 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 28, 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) 227-4547, or by letter to:

Commission on POST
 Attention: Rulemaking
 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 Section 13503 (authority of the Commission on POST) and Penal Code Section 13506 (POST authority to adopt regulations). This proposal is intended to interpret, implement, and make specific Penal Code Section 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

POST is responsible for reviewing training courses presented to it for certification and conducting an analysis of the proposed course to determine its need and the appropriateness of the course content for the law enforcement community. Historically, POST Regulations 1052 and 1053 were established to address course certification requirements, and the course certification process in regard to instructor-led course certification. As the demand for self-paced training delivered online to the law enforcement community increased, POST responded with the commitment to continue to develop and make available such training.

In August 2006, the Commission approved an amendment to Regulations 1052 and 1053 that included language to establish procedures and requirements for certifying self-paced training courses. At that time, POST was one of the few developers of this type of training. While the language added in August 2006 to Regulations 1052 and 1053 in regard to self-paced training course certification was helpful, some confusion resulted. Specifically, the language was limited and caused confusion to course developers and presenters regarding what requirements pertained to instructor-led course certification and what requirements pertained to self-paced course certification. The

proposed amendments alleviate such confusion and separate the two types of course certification into two separate regulations. Regulation 1001 was revised to include the definition of “Learning Activity” which is referred to in both Regulations 1052 and 1053.

The specific benefits anticipated by the proposed regulatory changes to the health and welfare of California residents will be to reduce confusion regarding the separate requirements related to instructor-led and self-paced training course certification. These changes will help ensure that training courses certified by POST meet a specific training need and that the course content addresses the training need. There would be no effect to benefits in regard to worker safety, or the environment, the prevention of discrimination, and the increase in openness and transparency in business and government.

During the process of developing these regulations and amendments, the Commission on Peace Officer Standards and Training 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.

FORMS INCORPORATED BY REFERENCE

The following forms are incorporated by reference:
 Attachment B-1 — Self-Paced Training Course Certification Request form, POST 2-124 (Rev 3/2015)
 Attachment B-2 — Self-Paced Training Course Certification Request form, POST 2-124 (8/26/06)
 Attachment C — Self-Paced Training Subject-Matter Expert Resume form, POST 2-121 (3/2015)

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 for which Government Code Sections 17500–17630 requires 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 does 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 GOV. CODE SEC. 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 benefits of the proposed amendments of regulations to the health and welfare of California residents would be to clarify and simplify training course certification, separating certification requirements for instructor-led course certification and self-paced course certification to avoid confusion for the law-enforcement training community. There would be no

impact that would affect worker safety or the State's environment.

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 attention of the Commission, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective as and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposed action.

CONTACT PERSONS

Questions regarding this proposed regulatory action may be directed to John Hardester, Commission on POST, 860 Stillwater Road, Suite 100, West Sacramento, CA 95605–1630, at john.hardester@post.ca.gov, or (916) 227–4864. The backup contact is Law Enforcement Consultant, Stephanie Scofield (916) 227–4843. General questions regarding the regulatory process may be directed to Patti Kaida 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 approved, submit a written request to the contact person(s) named above.

TITLE 11. COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Amend Definitions, Training for Non-Sworn and Paraprofessional Personnel; and Reimbursements Regulations 1001, 1014, and Section E

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 Section 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 28, 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) 227-4547, or by letter to:

Commission on POST
Attention: Rulemaking
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 Section 13503 (authority of the Commission on POST) and Penal Code Section 13506 (POST authority to adopt regulations). This proposal is intended to interpret, implement, and make specific Penal Code Section 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

California Penal Code Section 13523 authorizes the Commission to allocate aid to local governments and districts that have applied for and qualify for aid pursuant to POST regulations. The Commission established reimbursement for training as a means of providing aid to eligible local agencies. The financial aid to local governments and districts is structured as reimbursement for expenditures directly related to compliance with Commission standards and participation in

training courses. The source of such aid is the Peace Officer Training Fund (POTF), which was created in the State Treasury by enabling legislation, California Penal Code Section 13520.

Training courses are certified by POST based on several factors, including a determination of the training need for the course submitted for certification, appropriateness of course content, methods of instruction, number of students per course, adequacy of testing or evaluation process, and presentation cost. Each course certified by POST is certified with a specific POST Plan. There are five plans in the reimbursable program that provide reimbursement for various categories of costs associated with training. The reimbursement plans are as follows:

Plan I: Subsistence, commuter lunch, travel, tuition, and backfill

Plan II: Subsistence, commuter lunch, travel, and backfill

Plan III: Subsistence, commuter lunch, travel, and tuition

Plan IV: Subsistence, commuter lunch, and travel

Plan V: Subsistence, commuter lunch, travel, training presentation costs

The Commission establishes the rates of reimbursement for the various categories of costs associated with each reimbursement plan. Reimbursement requests are submitted to POST by agencies participating in the POST reimbursable program through utilization of a Training Reimbursement Request (TRR), form (2-273) and by POST-approved training presenters through utilization of a Presenter Reimbursement Request (PRR), form (2-243). Both forms are incorporated into regulation by reference.

The changes to Commission Regulations 1001, 1014, and 1015, as well as incorporating Section E of the POST Administrative Manual (PAM) into regulations are proposed for clarity, to bring regulations into compliance with current practice, and to improve accessibility of information/requirements pertaining to reimbursement. The amendment to regulation also adds reimbursement for attendance at the Regular Basic Course, Modular Format (Intensive) by agency-sponsored attendees, a pilot program previously approved by the Commission and implemented by POST staff.

The specific benefits anticipated by the proposed changes to the regulations will be to improve understanding of the requirements associated with POST reimbursement for training costs. There would be no effect to benefits in regard to public health and safety, worker safety, or the environment, the prevention of discrimination, and the increase in openness and transparency in business and government.

During the process of developing these regulations and amendments, the Commission on Peace Officer Standards and Training 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.

FORMS INCORPORATED BY REFERENCE

The following forms are incorporated by reference:

Attachment B-1 — Training Reimbursement Request form, POST 2-273 (Rev 4/2015)

Attachment B-2 — Training Reimbursement Request form, POST 2-273 (05/2010)

Attachment C-1 — Presenter Reimbursement Request (PRR) form, POST 2-243 (Rev 04/2015)

Attachment C-2 — Presenter Reimbursement Request (PRR) form, POST 2-243 (04/2014)

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 for which Government Code Sections 17500-17630 require 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 state-wide 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 does 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 GOV. CODE SEC. 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 benefits of the proposed amendments of regulations to the health and welfare of California residents would be by improving clarity and accessibility of information and bringing the regulations into alignment with current practices, thus assisting to eliminate confusion and delay in providing reimbursements for training to law enforcement agencies in the state of California who participate in the POST Reimbursable Program. There would be no impact that would affect worker safety or the State's environment.

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 attention of the Commission, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective as and less burdensome to affected private persons than the proposed action or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposed action.

CONTACT PERSONS

Questions regarding this proposed regulatory action may be directed to John Hardester, Commission on POST, 860 Stillwater Road, Suite 100, West Sacramento, CA 95605-1630, at john.hardester@post.ca.gov, or (916) 227-4864. The back-up contact is Darla Engler at darla.engler@post.ca.gov or (916) 227-3907. General questions regarding the regulatory process may be directed to Patti Kaida 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 approved, submit a written request to the contact person(s) named above.

TITLE 14. BOARD OF FORESTRY AND FIRE PROTECTION

**Division 1.5, Chapter 4,
Subchapter 1, Article 1
Subchapter 4, Articles 6, 7, 14
Subchapter 5, Articles 7, 12
Subchapter 6, Articles 7, 14
Subchapter 7, Articles 2, 6.8, 7**

NATURE OF PROCEEDING

Notice is hereby given that the California State Board of Forestry and Fire Protection (Board) is proposing to take the action described in the Informative Digest.

PUBLIC HEARING

The Board will hold a public hearing on Thursday, October 1, 2015, at its regularly scheduled meeting commencing at 9:00 a.m., at the DoubleTree Hotel, Salon D1, 2233 Ventura Street, Fresno, California. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action. The Board requests, but does not require, that persons who make oral comments at the hearing also submit a written summary of their statements. Additionally, pursuant to **Government Code (GOV) § 11125.1(b)**, writings that are public records pursuant to **GOV § 11125.1(a)** and that are distributed to members of the state body prior to or during a meeting, pertaining to any item to be considered during the meeting, shall be made available for public inspection at the meeting if prepared by the state body or a member of the state body, or after the meeting if prepared by some other person.

WRITTEN COMMENT PERIOD

Any person, or authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. The written comment period ends at 5:00 p.m. on Monday, September 28, 2015.

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

Written comments shall be submitted to the following address:

Board of Forestry and Fire Protection
Attn: Thembi Borrás
Regulations Coordinator
P.O. Box 944246
Sacramento, CA 94244-2460

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

Board of Forestry and Fire Protection
Room 1506-14
1416^{9th} Street
Sacramento, CA 95814

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

(916) 653-0989

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

publiccomments@BOF.ca.gov

AUTHORITY AND REFERENCE

(pursuant to GOV § 11346.5(a)(2) and 1 CCR § 14)

14 CCR § 895.1 Note: Authority cited: Sections 4551, 4551.5, 4553, 4561, 4561.5, 41561.6, 4562, 4562.5, 4562.7 and 4591.1, Public Resources Code. Reference: Sections 4512, 4513, 4525.5, 45251, 4526, 4528, 4551, 4551.5, 4561, 4561.6, 4562, 4562.5, 4562.7, 4583.2, 4584, 4591.1, 21001(f), 21080.5, 21083.2 and 21084.1, Public Resources Code; CEQA Guidelines Appendix K (printed following Section 15387 of Title 14 Cal. Code of Regulations), *Laupheimer v. State* (1988) 200 Cal.App.3d 440; 246 Cal.Rptr. 82 and *Joy Road Area Forest and Watershed Association v. California Department of Forestry & Fire Protection*, Sonoma County Superior Court No. SCV 229850.

14 CCR § 916.9 Note: Authority cited: Sections 4551, 4562.7 and 21000(g), Public Resources Code. Reference: Sections 751, 4512, 4513, 4551.5, 4750, 4750.3, 4750.4, 21000(g), 21001(b) and 21002.1, Public Resources Code; Sections 100, 1243 and 13050(f), Water Code; and Sections 1600 and 5650(c), Fish and Game Code.

14 CCR § 917.2 Note: Authority cited: Sections 4551 and 4562, Public Resources Code. Reference: Sections 4513, 4551.5 and 4562, Public Resources Code.

14 CCR § 937.2 Note: Authority cited: Sections 4551 and 4562, Public Resources Code. Reference: Sections 4513, 4551.5 and 4562, Public Resources Code.

14 CCR § 957.2 Note: Authority cited: Sections 4551 and 4562, Public Resources Code. Reference: Sections 4513, 4551.5 and 4562, Public Resources Code.

14 CCR § 937.3 Note: Authority cited: Sections 4551 and 4562, Public Resources Code. Reference: Sections 4423, 4513, 4551.5, 4562, and 4562.7, Public Resources Code

14 CCR § 957.3 Note: Authority cited: Sections 4551 and 4562, Public Resources Code. Reference: Sections 4423, 4513, 4551.5, 4562, and 4562.7, Public Resources Code.

14 CCR § 929.1 Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference: Sections 4582(f), 21002 and 21060.5, Public Resources Code.

14 CCR § 949.1 Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference:

Sections 4582(f), 21002 and 21060.5, Public Resources Code.

14 CCR § 969.1 Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference: Sections 4582(f), 21002 and 21060.5, Public Resources Code.

14 CCR § 1038 Note: Authority cited: Sections 4551, 4553, 4584, 4584.1 and 4584.1, Public Resources Code. Reference: Sections 4516, 4527, 4584 and 4584.1, Public Resources Code; and *EPIC v. California Department of Forestry and Fire Protection and Board of Forestry* (1996) 43 Cal. App.4th 1011.

14 CCR § 1039.1 Note: Authority cited: Sections 4551, 4553, 4590 and 4591, Public Resources Code. Reference: Sections 4582.7, 4590, 4591 and 4591.1, Public Resources Code.

14 CCR § 1041 Note: Authority cited: Sections 4551, 4551.5, 4552 and 4553, Public Resources Code. Reference: Section 4590, Public Resources Code.

14 CCR § 1052.1 Note: Authority cited: Sections 4551 and 4552, Public Resources Code. Reference: Sections 4592, 4750, 4750.3 and 4750.4, Public Resources Code.

14 CCR § 1092.01 Note: Authority cited: Sections 4551 and 4553, Public Resources Code. Reference: Sections 4551, 4553 and 4590(a)(1), Public Resources Code.

14 CCR § 1092.26 Note: Authority cited: Sections 4551 and 4553, Public Resources Code. Reference: Sections 4551 and 4553, Public Resources Code.

14 CCR § 1092.28 Note: Authority cited: Sections 4551, 4553, 4590 and 4591, Public Resources Code. Reference: Sections 4582.7, 4590, 4591 and 4591.1, Public Resources Code.

14 CCR § 1109.4 Note: Authority cited: Section 4621.2(a)(3) and 4623, Public Resources Code. Reference: Section 4621.2(a)(3), Public Resources Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

(pursuant to 11346.5(a)(3)(A)–(D))

Pursuant to the Z’berg–Nejedly Forest Practice Act of 1973 (PRC § 4511, *et seq.*), the Board is authorized to construct a system of forest practice regulations applicable to timber management on state and private timberlands.

The problem is as new material is amended into, outdated material is repealed from, or material is updated in this comprehensive assemblage of forest practice regulations, inconsistencies, errors, and omissions are sometimes introduced. Additionally, updating rules to be consistent with statute sometimes falls behind.

The purpose of the proposed action is for clean-up and catch up.

On July 23, 2015, the Board took action to authorize a 45–Day Notice, as part of regular rulemaking, for the regulation entitled “Rule Alignment, 2015”.

The effect of the proposed action is to improve the implementation of the Forest Practice Rules by timber owners, Registered Professional Foresters (RPF), Licensed Timber Operators (LTO), and the Department through modifications to the existing Forest Practice Rules. It makes consistent inconsistencies, corrects errors, and populates omissions. In addition, the proposed action makes specific statute, specifically PRC § 4590, regarding the effective period of a plan, and updates the rules to be consistent with statute, specifically PRC § 4584. The proposed action also includes the addition of drought as one of the conditions that constitute an emergency, which recently became effective as a result of the approval of the Drought Mortality Exemption (emergency rulemaking); the proposed action would make the addition of drought as one of the conditions that constitute an emergency, permanent. See summary below:

1. Amend 14 CCR §§ 895.1, 1092.26(d)(2), and 1109.4 to delete and update obsolete terms “Erosion Potential” and “Estimated Erosion Potential” and replace them with “Erosion Hazard Rating”.
2. Amend 14 CCR §§ 895.1, 937.3, and 957.3 to delete and update the obsolete term “stream and lake protection zone” and replace it with “watercourse lake and protection zone”.
3. Amend 14 CCR §§ 895.1 (Feasible), 1039.1, 1041, 1092.01(e), and 1092.28(a) to address the change in effective period pursuant to AB 1492 (which amended PRC § 4590); replace 3 years with 5 years.
4. Remove 14 CCR § 1038(i)(15), the sunset clause, pursuant to SB 1541 (which amended PRC § 4584(j)).
5. Amend 14 CCR § 1038(i), replace reference to the specific form with reference to 14 CCR § 1038.2.
6. Amend 14 CCR § 1038(j)(5)(A) and (B) to include Coast District stocking standards and differentiate the stocking standards for the Northern and Southern Districts, pursuant to AB 1867 (which amended PRC § 4584).
7. Amend 14 CCR § 929.1 [949.1, 969.1] (e)(2)(B) to reference 14 CCR § 895.1 where the updated definition of the Confidential Archaeological Letter exists.

8. Amend 14 CCR §§ 1038(i)(7) and 1038(j)(7) to qualify the reference to the updated definition of the Confidential Archaeological Letter to make it clear that 14 CCR § 929.1 [949.1, 969.1] (c)(3) does not apply to the 1038(i) and 1038(j) exemptions.
9. Amend 14 CCR § 917.2 [937.2, 957.2] to make it congruent with road rules by striking “but excluding appurtenant roads”.
10. Amend 14 CCR §§ 916.9(e) and 1038(i) to include “approved and” in front of “legally permitted structure” for consistency.
11. Amend 14 CCR § 1052.1 (b) to include drought.

The primary benefit of the proposed action is improved implementation of the Forest Practice Rules that will yield improved resource protection, planning (efficiency in plan development and plan review), and enforcement (more enforceable and achievable).

There is no comparable federal regulation or statute.

Board staff conducted an evaluation to determine whether or not the proposed action is inconsistent or incompatible with existing State regulations pursuant to **GOV § 11346.5(a)(3)(D)**. State regulations related to the proposed action were, in fact, relied upon in the development of the proposed action (including portions of 14 CCR § 895.1, 14 CCR §§ 912.5 [932.5, 952.5], 913.2 [933.2, 953.2], 929.1, 1038 and 1038.2 of Title 14 of the California Code of Regulations) to improve the consistency and compatibility of the proposed action with existing State regulations. Otherwise, Board staff evaluated the balance of existing State regulations related to the system of forest practice applicable to timber management on state and private timberlands developed pursuant to the FPA and found no existing State regulations that meet the same purpose as the proposed action. Based on this evaluation and effort, the Board has determined that the proposed regulations are neither inconsistent nor incompatible with existing State regulations. The proposed regulation is entirely consistent and compatible with existing Board rules; it amends the rules providing improved consistency and compatibility.

No documents are incorporated by reference.

**MANDATED BY FEDERAL LAW
OR REGULATIONS**

The proposed action is not mandated by federal law or regulations.

The proposed action neither conflicts with, nor duplicates, Federal regulations.

There are no comparable Federal regulations related to the system of forest practice applicable to timber management on state and private timberlands developed pursuant to the FPA. No existing Federal regulations meeting the same purpose as the proposed action were identified.

OTHER STATUTORY REQUIREMENTS
(pursuant to GOV § 11346.5(a)(4))

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

LOCAL MANDATE
(pursuant to GOV § 11346.5(a)(5))

The proposed action does not impose a mandate on local agencies or school districts.

FISCAL IMPACT
(pursuant to GOV § 11346.5(a)(6))

There is no cost to any local agency or school district that is required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

Although the proposed action will improve the implementation of the Forest Practice Rules and make the review of plans and enforcement more efficient, a savings is not expected given the small scale of the proposed action. In general, the cost to administer the Forest Practice Program is covered by the Timber Regulation and Restoration Fund. The proposed action will not produce costs or savings to any State agency.

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

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

HOUSING COSTS
(pursuant to GOV § 11346.5(a)(12))

The proposed action will not significantly affect housing costs.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS, INCLUDING ABILITY TO COMPETE
(pursuant to GOV §§ 11346.3(a), 11346.5(a)(7) and 11346.5(a)(8))

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

The proposed action is for clean-up and catch up. It makes consistent inconsistencies, corrects errors, and populates omissions. In addition, the proposed action makes specific statute and updates the rules to be consistent with statute. The proposed action also makes permanent the addition of drought as one of the conditions that constitute an emergency.

Pursuant to **GOV § 11346.5(a)(8)**, the agency shall provide in the record facts, evidence, documents, testimony, or other evidence upon which the agency relies to support this initial determination:

This initial determination is based on consideration, by Board staff in July of 2015, of the economic impact of each provision of the proposed action.

STATEMENTS OF THE RESULTS OF THE ECONOMIC IMPACT ASSESSMENT (EIA)

The results of the economic impact assessment are provided below pursuant to **GOV § 11346.5(a)(10)** and prepared pursuant to **GOV § 11346.3(b)(1)(A)–(D)**. The proposed action:

- (A) will not create or eliminate jobs within California;
- (B) will not create new businesses or eliminate existing businesses within California;
- (C) will not affect the expansion of businesses currently doing business within California;
- (D) will yield nonmonetary benefits through improved implementation of the Forest Practice Rules that will yield improved resource protection, planning (efficiency in plan development and plan review), and enforcement (more enforceable and achievable).

COST IMPACTS ON REPRESENTATIVE PERSON OR BUSINESS
(pursuant to GOV § 11346.5(a)(9))

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.

BUSINESS REPORT

(pursuant to GOV §§ 11346.5(a)(11) and 11346.3(d))

The proposed action does not impose a business reporting requirement.

SMALL BUSINESS

(pursuant to 1 CCR 4(a) and (b))

Small business, pursuant to GOV § 11342.610:

- (1) Is legally required to comply with the regulation;
- (2) Is not legally required to enforce the regulation;
- (3) Does not derive a benefit from the enforcement of the regulation;
- (4) May incur a detriment from the enforcement of the regulation if they do not comply with the regulation.

The proposed action is for clean-up and catch up. It makes consistent inconsistencies, corrects errors, and populates omissions. In addition, the proposed action makes specific statute and updates the rules to be consistent with statute. The proposed action also makes permanent the addition of drought as one of the conditions that constitute an emergency. Accordingly, the proposed action improves the implementation of the Forest Practice Rules and makes the development of plans more efficient and enforcement more achievable. Nevertheless, given the small scale of the proposed action, small business is not expected to be affected by the proposed action.

ALTERNATIVES INFORMATION

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

CONTACT PERSON

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

Board of Forestry and Fire Protection
 Attn: Thembi Borrás
 Regulations Coordinator
 P.O. Box 944246
 Sacramento, CA 94244-2460
 Telephone: (916) 653-9633

The designated backup person in the event Ms. Thembi Borrás is not available is Mr. Matt Dias, Acting Executive Officer to the Board of Forestry. Mr. Dias may be contacted at the above address or by phone at (916) 653-8007.

AVAILABILITY STATEMENTS

(pursuant to GOV § 11346.5(a)(16))

All of the following are available from the contact person:

1. Express terms of the proposed action using UNDERLINE to indicate an addition to the California Code of Regulations and ~~STRIKETHROUGH~~ to indicate a deletion.
2. Initial Statement of Reasons, which includes a statement of the specific purpose of each adoption, amendment, or repeal, the problem the Board is addressing, and the rationale for the determination by the Board that each adoption, amendment, or repeal is reasonably necessary to carry out the purpose and address the problem for which it is proposed.
3. The information upon which the proposed action is based (pursuant to **GOV § 11346.5(b)** and **GOV § 11346.2(a)**).
4. Changed or modified text. After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text — with the changes clearly indicated — available to the public for at least 15 days before the Board adopts the regulations as revised. Notice of the comment period on changed regulations, and the full text as modified, will be sent to any person who testified at the hearings, submitted comments during the public comment period, including written and oral comments received at the public hearing, or requested notification of the availability of such changes from the Board of Forestry and Fire Protection. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

FINAL STATEMENT OF REASONS

When the Final Statement of Reasons (FSOR) has been prepared, the FSOR will be available from the contact person on request.

INTERNET ACCESS

All of the material referenced in the Availability Statements is also available on the Board website at: http://bofdata.fire.ca.gov/regulations/proposed_rule_packages/.

TITLE 14. DEPARTMENT OF FISH AND WILDLIFE

NOTICE IS HEREBY GIVEN that the Department of Fish and Wildlife (Department) proposes to adopt the regulations described below regarding nesting birds and birds of prey after considering all comments, objections, and recommendations regarding the proposed action. The Department invites interested persons to present statements or arguments with respect to alternatives to the regulations at the scheduled hearing or during the written comment period.

PUBLIC HEARING

The Department will hold a public hearing on September 28, 2015, from 10:00 a.m. to 11:30 a.m., in the Resources Auditorium within the Resources Building located at 1416 9th Street, Sacramento, California. The Resources Auditorium is wheelchair accessible. At the public hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. The Department requests, but does not require, that the persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department. All written comments must be received by the Department at the office below not later than 5:00 p.m. on September 28, 2015. All written comments must include the true name and mailing address of the commenter.

Written comments may be submitted by mail, fax, or e-mail as follows:

California Department of Fish and Wildlife
Regulations Unit

Attn: Scott Barrow

1416 9th Street, Room 1342-A

Sacramento, CA 95814

Telephone: (916) 653-4681

Fax: (916) 653-9890

E-mail: Regulations@wildlife.ca.gov.

Authority: Sections 3503 and 3503.5, Fish and Game Code; and Section 21083, Public Resources Code.

Reference: Sections 1601, 1602, 1603, 1611, 1614, 2000, and 3511, Fish and Game Code; and Sections 4629.6(c), 21060.3, 21083, and 21166, Public Resources Code.

INFORMATIVE DIGEST (Policy Statement Overview)

Add Section 681 to Title 14, CCR.

For many years, the California Department of Fish and Wildlife (Department) has considered various approaches to pragmatically implement the prohibitions in Fish and Game Code (FGC) sections 3503 and 3503.5 related to nesting birds and birds of prey. The Department involved various stakeholders who brought different experiences and perspectives to the dialogue. Through this outreach, combined with past Department implementation of the statutes, the Department has developed a clear understanding of the challenges these prohibitions present to agriculture, forestry, the building industry, transportation agencies, utilities and others, as well as the concerns held by environmental and conservation organizations regarding the extent to which different interpretations of these statutes present risks to nesting birds.

The Department's ongoing interaction with our stakeholders helped clarify the Department's approach regarding the most reasonable interpretation of these statutes that implements the Legislature's intent and balances stakeholder concerns with the Department's conservation mission. As a result, the Department developed Title 14, California Code of Regulations (CCR), regulations that formalize the interpretations that the Department has traditionally followed in making California Environmental Quality Act (CEQA) recommendations, permit conditions and enforcement practices for implementing these FGC statutes.

Proposed Regulations

Subsection 681(a), Title 14, CCR, provides the purpose and scope of the proposed regulations to implement FGC sections 3503 and 3503.5 and Public Resources Code Section 21083 and further describes the Department's consultation role in the CEQA regarding FGC sections 3503 and 3503.5. The information pro-

vides stakeholders and the general public with necessary detail to improve understanding of the FGC statutes and Title 14, CCR, regulations.

Subsection 681(b), Title 14, CCR, defines terminology used in the statutes and proposed regulations. The terms used in FGC sections 3503 and 3503.5 are subject to varied interpretation and application depending on the experience, background and views of the individual, or entity. These definitions are necessary to provide stakeholders and the general public a better understanding of key terms in order to fully comply with the FGC and regulations, as well as to ensure that the regulations are clear and legally enforceable.

Subsection 681(c), Title 14, CCR, lists the exceptions to the proposed regulations. These exceptions do not affect the Department’s authority pursuant to any other provision of the FGC or State compliance with federal regulations. The exceptions are necessary to reduce possible conflict between the proposed regulations and other Department authorities in State statutes and regulations.

Subsection 681(d), Title 14, CCR, provides the CEQA Thresholds of Significance to determine the potential significance of impacts related to the take, possession, needless destruction or destruction of native bird nests, eggs, or birds of prey. These thresholds provide lead agencies, stakeholders and the general public with sufficient detail to understand and comply with CEQA regulations along with the FGC statutes and Title 14, CCR, regulations.

Benefits of the Proposed Regulations

The proposed regulations provide clarity to terms that are subject to diverse interpretations by stakeholders, the general public and Department staff. Department scientists and wardens regularly advise the public on compliance with the prohibitions and enforce the statutes when violations occur.

The proposed regulations’ definitions are generally consistent with past interpretations by Department scientists and wardens. However, these regulations provide a standard for general application that will provide for consistent interpretation, will efficiently use Department staff resources, and will enhance enforcement.

The proposed regulations provide several exceptions to the prohibitions where other regulatory mechanisms serve similar purposes, thereby reducing redundant legal requirements. One exception to the prohibitions is for an emergency, which word is already defined in the Public Resources Code. This exception provides a pragmatic and reasonable recognition of extenuating circumstances. Finally, this furthers the goal of the Department which is to manage/protect California’s birds of prey and native birds and the environments on which

they depend, and for the public’s enjoyment of their ecological values and purposes while maintaining health and safety standards.

Evaluation of Incompatibility with Existing Regulations

The Department has searched the CCR for any other regulations governing the take, possession, or needless destruction of nests, eggs or birds of prey.

The Board of Forestry and Fire Protection (Board) has promulgated rules that provide general and specific protection measures for nest sites of several specific bird species that the Board has formally designated as “Sensitive” species. The Board regulations generally provide more protection for habitat surrounding the nest than do these proposed regulations.

Various sections of the Fish and Game Code, and related regulations in Title 14, regulate the take of wildlife, including candidate, threatened or endangered species. These draft regulations are specifically written to be compatible with those authorities and, in some cases, provide exceptions to otherwise stated prohibitions where take is authorized in accordance with those authorities.

The Department has concluded that the proposed regulations are neither inconsistent nor incompatible with existing State regulations. As the State’s trustee agency for fish and wildlife, the Department has the primary authority to promulgate regulations regarding the protection of nesting birds and birds of prey.

DOCUMENTS INCORPORATED
BY REFERENCE

None.

DISCLOSURES REGARDING THE
PROPOSED ACTION

Mandate on local agencies or school districts: None.

Costs or savings to any state agency: None.

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

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

Costs or savings in federal funding to the state: There are no related costs or savings in federal funding to the state.

Significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states: The proposed action will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California busi-

nesses to compete with businesses in other states. The regulations are intended to formalize the interpretations that the Department has traditionally followed in making CEQA recommendations, permit conditions, and enforcement practices for implementing these FGC statutes.

Effect on small business: The Department has determined that the proposed regulations are unlikely to have a significant statewide adverse economic impact affecting small businesses because it will not create any new requirements. The regulations are intended to formalize the interpretations that the Department has traditionally followed in making CEQA recommendations, permit conditions and enforcement practices for implementing the FGC statutes.

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

Significant effect on housing costs: None.

RESULTS OF THE ECONOMIC IMPACT ASSESSMENT

The Department does not anticipate any impacts on the creation or elimination of jobs, the creation of new business, the elimination of existing businesses, the expansion of businesses in California, or benefits to worker safety. The regulations are intended to formalize the interpretations that the Department has traditionally followed in making CEQA recommendations, permit conditions and enforcement practices for implementing the FGC statutes.

Benefits to the Health and Welfare of California Residents:

The Department anticipates benefits to the health and welfare of California residents through more uniform application of statutes regulating the take and possession of bird nests, eggs and birds of prey as a result of the proposed action.

Benefits to the State's Environment:

The proposed regulations should benefit the state's environment by clarifying and increasing consistency in the application of nest regulations in the state.

CONSIDERATION OF ALTERNATIVES

The Department must determine that no reasonable alternative it considered 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 as and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

MITIGATION MEASURES REQUIRED BY REGULATORY ACTION

The proposed regulatory action will have no negative impact on the environment; therefore, no mitigation measures are needed.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

California Department of Fish and Wildlife
Regulations Unit
Attn: Scott Barrow
1416^{9th} Street, Room 1342-A
Sacramento, CA 95814
Telephone: (916) 653-4681
Fax: (916) 653-9890

Comments or questions can also be submitted via email at the following address: Regulations@wildlife.ca.gov.

The backup contact person for these inquiries is:

California Department of Fish and Wildlife
Regulations Unit
Attn: Craig Martz
1416^{9th} Street, Room 1342-A
Sacramento, CA 95814
Telephone: (916) 653-4681

Please direct requests for copies of the proposed text (the "express terms") of the regulations, the initial statement of reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to Mr. Barrow at the above address.

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

The Department will have the entire rulemaking file available for inspection and copying at its offices at the above addresses. As of the date this notice is published, the rulemaking file consists of this notice, the proposed text of the regulations, the Initial Statement of Reasons, the Economic Impact Assessment, the Economic and Fiscal Impact Assessment (STD. Form 399).

AVAILABILITY OF DOCUMENTS ON
THE INTERNET

Website Access: The entire rulemaking file is available at: <https://www.wildlife.ca.gov/Notices/Regulations>.

AVAILABILITY OF CHANGED OR
MODIFIED TEXT

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

AVAILABILITY OF THE FINAL STATEMENT
OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Scott Barrow as indicated above.

**TITLE 20. PUBLIC UTILITIES
COMMISSION**

The California Public Utilities Commission (Commission) proposes to amend regulations described below after considering all comments, objections, or recommendations regarding the proposal.

At a duly noticed regularly scheduled meeting not earlier than October 1, 2015, in the Commission Auditorium, 505 Van Ness Avenue, San Francisco, the Commission will consider a proposal to amend the Rules of Practice and Procedure set forth in Division 1, Chapter 1 of Title 20 of the California Code of Regulations. The proposed amended regulations will increase the Commission's ability to ensure that safety will be properly scoped in the assigned Commissioners' scoping memos and will be fully considered in Commission decisions as appropriate.

AUTHORITY TO ADOPT RULES

Article XII, Section 2 of the California Constitution and Section 1701 of the Public Utilities Code authorize the Commission to adopt Rules of Practice and Procedure.

INFORMATIVE DIGEST

The California Public Utilities Commission proposes amendments to its Rules of Practice and Procedure to require all applications to include a detailed showing of relevant safety considerations.

AVAILABILITY OF STATEMENT OF REASONS
AND PROPOSED TEXT

The proposed rule amendments are set forth in Order Instituting Rulemaking 15-07-024 and available on the Commission's website at <http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M153/K655/153655410.PDF>. The order includes a more detailed initial statement of the reasons for the rule amendments, and page 2 of the order sets forth the complete text of the proposed rule amendments.

COMMENTS AND INQUIRIES

Any interested person may submit written comments concerning the proposed rule amendments. The written comment period closes at 5:00 p.m. on September 28, 2015. All comments must be served on the following contact person:

Hallie Yacknin
Administrative Law Judge
California Public Utilities Commission
Division of Administrative Law Judges
505 Van Ness Avenue
San Francisco, CA 94102
Telephone: (415) 703-1675
e-mail: hallie.yacknin@cpuc.ca.gov

Inquiries concerning the substance of the proposed amendment, requests for copies of the text for the proposed amendment, or other questions should be directed to Judge Yacknin at the above street or e-mail address or telephone number.

AVAILABILITY OF CHANGED OR
MODIFIED TEXT

Following the comment period, the Commission may adopt the proposed rule amendments substantially as described in this notice. If modifications are made that are sufficiently related to the originally proposed text,

the modified text, with the changes clearly indicated, will be made available to the public for at least 15 days prior to the date on which the Commission adopts the rule amendments. Requests for copies of any modified rule amendments should be sent to the attention of Judge Yacknin at either of the addresses indicated above. The Commission will accept written comments on the modified regulations, if any, for 15 days after the date on which the modifications are made.

TITLE 24. BUILDING STANDARDS COMMISSION

NOTICE OF PROPOSED ACTION TO BUILDING STANDARDS OF THE DIVISION OF THE STATE ARCHITECT (DSA-AC)

REGARDING PROPOSED CHANGES TO THE CALIFORNIA BUILDING CODE CALIFORNIA CODE OF REGULATIONS, TITLE 24, PART 2

2016 CALIFORNIA BUILDING CODE TRIENNIAL CODE CYCLE

Notice is hereby given that the California Building Standards Commission (CBSC) on behalf of the Division of the State Architect (DSA-AC) proposes to adopt, approve, codify, and publish changes to building standards contained in the California Code of Regulations (CCR), Title 24, Part 2. The DSA-AC is proposing building standards related to the accessibility provisions of the 2016 California Building Code.

PUBLIC COMMENT PERIOD

A public hearing has not been scheduled; however, written comments will be accepted from **August 15, 2015 until 5:00 p.m. on September 28, 2015**. Please address your comments to:

California Building Standards Commission
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Attention: Jim McGowan, Executive Director

Written Comments may also be faxed to (916) 263-0959 or E-mailed to CBSC@dgs.ca.gov.

Any interested person or his or her duly authorized representative may request, no later than 15 days prior

to the close of the written comment period that a public hearing be held.

The public will have an opportunity to provide both written and/or oral comments regarding the proposed action on building standards at a public meeting to be conducted by the California Building Standards Commission to be scheduled at a date near the end of the current adoption cycle. A meeting notice will be issued announcing the date, time and location of the public meeting.

POST-HEARING MODIFICATIONS TO THE TEXT OF THE REGULATIONS

Following the public comment period, the CBSC may adopt the proposed building standards substantially as proposed in this notice or with modifications that are sufficiently related to the original proposed text and notice of proposed changes. If modifications are made, the full text of the proposed modifications, clearly indicated, will be made available to the public for at least 15 days prior to the date on which the CBSC adopts, amends, or repeals the regulation(s). CBSC will accept written comments on the modified building standards during the 15-day period.

NOTE: To be notified of any modifications, you must submit written/oral comments or request that you be notified of any modifications.

AUTHORITY AND REFERENCE

The California Building Standards Commission proposes to adopt these building standards under the authority granted by Health and Safety Code Section 18928.

For DSA-AC, the purpose of these building standards is to implement, interpret, and make specific the provisions of Government Code Sections 4450 through 4461, 12955.1 and 14679; Health and Safety Code Sections 18949.1 and 19952 through 19959; and Vehicle Code Section 22511.8. The Division of the State Architect is proposing this regulatory action based on Government Code Section 4450.

INFORMATIVE DIGEST

An informative digest drafted in plain English in a format similar to the Legislative Counsel's Digest shall include the following:

Summary of Existing Laws

Government Code Section 4450 authorizes the State Architect to develop regulations for making buildings, structures, sidewalks, curbs, and related facilities accessible to and usable by persons with disabilities.

Summary of Existing Regulations

Existing regulations promulgated by the DSA–AC are contained in the California Building Code (Title 24, Part 2). These regulations are applicable to:

- 1) Publicly funded buildings, structures, sidewalks, curbs and related facilities;
- 2) Privately funded public accommodations and commercial facilities;
- 3) Public housing and private housing available for public use;
- 4) Any portable buildings leased or owned by a school district; and
- 5) Temporary and emergency buildings and facilities.

Summary of Effect

The proposed action would update the California Code of Regulations, Title 24, Part 2 by:

- Repealing DSA–AC’s adoption of the 2012 edition of the IBC.
- Adopting selected portions of the 2015 edition of the IBC.
- Adopting new California accessibility amendments for electric vehicle charging stations into 2016 CBC, Chapter 11B.
- Adopting existing California accessibility amendments carried forward from the 2013 CBC and incorporated into the 2016 CBC.
- Amending existing California accessibility amendments from the 2013 CBC and incorporating into the 2016 CBC.
- Codifying non–substantive editorial and formatting amendments.

Comparable Federal Statutes or Regulations

Comparable federal statutes and regulations include:

- Regulations for Title II and Title III of the Americans with Disabilities Act of 1990, as adopted by the US Department of Justice. The regulations provide enforceable standards for accessible design, known as the 2010 ADA Standards for Accessible Design, in three parts:
 - 1) 2010 Standards for State and Local Government Facilities: Title II Regulations at 28 CFR Part 35.151;
 - 2) 2010 Standards for Public Accommodations and Commercial Facilities: Title III Regulations at 28 CFR Part 36, Subpart D; and
 - 3) 2010 Standards for Title II and III Facilities: 2004 ADAAG.

- Fair Housing Amendments Act of 1988.

Policy Statement Overview

The proposed building standards are intended to implement new accessibility provisions and clarify existing accessibility provisions contained in the 2016 California Building Code to ensure that publicly funded buildings, structures, sidewalks, curbs, and related facilities shall be accessible to and usable by persons with disabilities; privately funded public accommodations and commercial facilities shall be accessible to and usable by persons with disabilities; and public housing and private housing available for public use shall be accessible to and usable by persons with disabilities.

Evaluation of Consistency

There are no inconsistent or incompatible regulations proposed.

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

There are no other matters prescribed by statute applicable to the DSA–AC, or to any specific regulation or class of regulations.

MANDATE ON LOCAL AGENCIES OR
SCHOOL DISTRICTS

The DSA–AC has determined that the proposed regulatory action would not impose a mandate on local agencies or school districts.

ESTIMATE OF COST OR SAVINGS

- A. Cost or Savings to any state agency: **NO**
- B. Cost to any local agency required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **NO**
- C. Cost to any school district required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **NO**
- D. Other nondiscretionary cost or savings imposed on local agencies: **NO**
- E. Cost or savings in federal funding to the state: **NO**

**INITIAL DETERMINATION OF NO
SIGNIFICANT STATEWIDE ADVERSE
ECONOMIC IMPACT ON BUSINESSES**

The DSA-AC has made an initial determination that the proposed regulatory action will not have a significant statewide adverse economic impact on businesses, including the ability of California businesses to compete with business in other states.

DECLARATION OF EVIDENCE

No facts, evidence, documents, testimony or other evidence has been relied upon to support the initial determination of no effect.

**FINDING OF NECESSITY FOR THE PUBLIC'S
HEALTH, SAFETY, OR WELFARE**

The proposed action does not require a report by any business or agency, so the DSA-AC has not made a finding of necessity for the public's health, safety or welfare.

**COST IMPACT ON REPRESENTATIVE PRIVATE
PERSON OR BUSINESS**

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

**ASSESSMENT OF EFFECT OF REGULATIONS
UPON JOBS AND BUSINESS EXPANSION,
ELIMINATION OR CREATION**

The DSA-AC has assessed whether or not and to what extent this proposal will affect the following:

- The creation or elimination of jobs within the State of California.

The DSA-AC has determined that the proposed action has no effect.

- The creation of new businesses or the elimination of existing businesses within the State of California.

The DSA-AC has determined that the proposed action has no effect.

- The expansion of businesses currently doing business with the State of California.

The DSA-AC has determined that the proposed action has no effect.

- The benefits of the regulation to the health and welfare of California residents, worker safety, and the state's environment.

The DSA-AC has determined that the proposal establishes minimum requirements to safeguard the public health, safety and general welfare through access to persons with disabilities.

**ESTIMATED COST OF COMPLIANCE OF
STANDARDS THAT WOULD IMPACT HOUSING**

The DSA-AC has made an initial determination that this proposal would not have a significant effect on housing costs. DSA-AC is coordinating the 2016 California Building Code Triennial Code Cycle with the Department of Housing and Community Development.

CONSIDERATION OF ALTERNATIVES

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

**AVAILABILITY OF
RULEMAKING DOCUMENTS**

All of the information upon which the proposed regulations are based is contained in the rulemaking file, which is available for public review, by contacting the person named below. This notice, the express terms and initial statement of reasons can be accessed from the California Building Standards Commission website:

<http://www.bsc.ca.gov/>

Interested parties 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 at the California Building Standards Commission website.

Government Code Section 11346.5(a)(21) states that the DSA-AC shall provide, upon request, a description of proposed changes included in the proposed action, in the manner provided by Section 11346.6, to accommodate a person with a visual or other disability for which effective communication is required under state or federal law and that providing the description of proposed changes may require extending the period of public comment for the proposed action.

CBSC CONTACT PERSON FOR PROCEDURAL
AND ADMINISTRATIVE QUESTIONS

General questions regarding procedural and administrative issues should be addressed to:

Enrique M. Rodriguez, Associate Construction Analyst
Michael Nearman, Deputy Executive Director
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Telephone No.: (916) 263-0916
Facsimile No.: (916) 263-0959

PROPOSING STATE AGENCY CONTACT
PERSON FOR SUBSTANTIVE AND/OR
TECHNICAL QUESTIONS ON THE PROPOSED
CHANGES TO BUILDING STANDARDS

Specific questions regarding the substantive and/or technical aspects of the proposed changes to the building standards should be addressed to:

Dennis J. Corelis, Deputy State Architect
Ph. (916) 445-4167
Dennis.Corelis@dgs.ca.gov

Derek Shaw, Senior Architect
Ph. (916) 324-7178
Derek.Shaw@dgs.ca.gov

Division of the State Architect — Headquarters
1102 Q Street, Suite 5100
Sacramento, CA 95811
DSA-AC Facsimile No: (916) 445-7658

**TITLE 24. BUILDING STANDARDS
COMMISSION**

**NOTICE OF PROPOSED ACTION
TO
BUILDING STANDARDS
OF THE
DIVISION OF THE STATE ARCHITECT
(DSA-AC)
REGARDING PROPOSED CHANGES TO
THE CALIFORNIA EXISTING BUILDING
CODE
CALIFORNIA CODE OF REGULATIONS,
TITLE 24, PART 10**

**2016 CALIFORNIA EXISTING BUILDING
CODE
TRIENNIAL CODE CYCLE**

Notice is hereby given that the California Building Standards Commission (CBSC) on behalf of the Division of the State Architect (DSA-AC) proposes to adopt, approve, codify, and publish changes to building standards contained in the California Code of Regulations (CCR), Title 24, Part 10. The DSA-AC is proposing building standards related to the accessibility provisions of the 2016 California Existing Building Code.

PUBLIC COMMENT PERIOD

A public hearing has not been scheduled; however, written comments will be accepted from **August 15, 2015 until 5:00 p.m. on September 28, 2015**. Please address your comments to:

California Building Standards Commission
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Attention: Jim McGowan, Executive Director

Written Comments may also be faxed to (916) 263-0959 or E-mailed to CBSC@dgs.ca.gov.

Any interested person or his or her duly authorized representative may request, no later than 15 days prior to the close of the written comment period that a public hearing be held.

The public will have an opportunity to provide both written and/or oral comments regarding the proposed action on building standards at a public meeting to be conducted by the California Building Standards Commission to be scheduled at a date near the end of the current adoption cycle. A meeting notice will be issued announcing the date, time and location of the public meeting.

**POST-HEARING MODIFICATIONS TO THE
TEXT OF THE REGULATIONS**

Following the public comment period, the CBSC may adopt the proposed building standards substantially as proposed in this notice or with modifications that are sufficiently related to the original proposed text and notice of proposed changes. If modifications are made, the full text of the proposed modifications, clearly indicated, will be made available to the public for at least 15 days prior to the date on which the CBSC adopts, amends, or repeals the regulation(s). CBSC will accept written comments on the modified building standards during the 15-day period.

NOTE: To be notified of any modifications, you must submit written/oral comments or request that you be notified of any modifications.

AUTHORITY AND REFERENCE

The California Building Standards Commission proposes to adopt these building standards under the authority granted by Health and Safety Code Section 18928.

For DSA-AC, the purpose of these building standards is to implement, interpret, and make specific the provisions of Government Code Sections 4450 through 4461, and 12955.1; and Health and Safety Code Sections 18949.1 and 19952 through 19959. The Division of the State Architect is proposing this regulatory action based on Government Code Section 4450.

INFORMATIVE DIGEST

An informative digest drafted in plain English in a format similar to the Legislative Counsel's Digest shall include the following:

Summary of Existing Laws

Government Code Section 4450 authorizes the State Architect to develop regulations for making buildings, structures, sidewalks, curbs, and related facilities accessible to and usable by persons with disabilities.

Summary of Existing Regulations

DSA-AC has no regulations in the current edition of the California Existing Building Code. Existing accessibility regulations promulgated by the DSA-AC are contained in the California Building Code (Title 24, Part 2). These regulations are applicable to:

- 1) Publicly funded buildings, structures, sidewalks, curbs and related facilities;
- 2) Privately funded public accommodations and commercial facilities;

- 3) Public housing and private housing available for public use;
- 4) Any portable buildings leased or owned by a school district; and
- 5) Temporary and emergency buildings and facilities.

Summary of Effect

The proposed action would update the California Code of Regulations, Title 24, Part 10 by:

- Adopting new California administrative and accessibility amendments into the 2016 California Existing Building Code which will direct code users to the existing accessibility requirements of CCR, Title 24, Part 2.

Comparable Federal Statutes or Regulations

Comparable federal statutes and regulations include:

- Regulations for Title II and Title III of the Americans with Disabilities Act of 1990, as adopted by the US Department of Justice. The regulations provide enforceable standards for accessible design, known as the 2010 ADA Standards for Accessible Design, in three parts:
 - 1) 2010 Standards for State and Local Government Facilities: Title II Regulations at 28 CFR Part 35.151;
 - 2) 2010 Standards for Public Accommodations and Commercial Facilities: Title III Regulations at 28 CFR Part 36, Subpart D; and
 - 3) 2010 Standards for Title II and III Facilities: 2004 ADAAG.
- Fair Housing Amendments Act of 1988.

Policy Statement Overview

The proposed building standards are intended to add accessibility provisions to the 2016 California Existing Building Code to ensure that publicly funded buildings, structures, sidewalks, curbs, and related facilities shall be accessible to and usable by persons with disabilities; privately funded public accommodations and commercial facilities shall be accessible to and usable by persons with disabilities; and public housing and private housing available for public use shall be accessible to and usable by persons with disabilities.

Evaluation of Consistency

There are no inconsistent or incompatible regulations proposed.

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

There are no other matters prescribed by statute applicable to the DSA-AC, or to any specific regulation or class of regulations.

MANDATE ON LOCAL AGENCIES OR SCHOOL DISTRICTS

The DSA-AC has determined that the proposed regulatory action would not impose a mandate on local agencies or school districts.

ESTIMATE OF COST OR SAVINGS

- A. Cost or Savings to any state agency: **NO**
- B. Cost to any local agency required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **NO**
- C. Cost to any school district required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4: **NO**
- D. Other nondiscretionary cost or savings imposed on local agencies: **NO**
- E. Cost or savings in federal funding to the state: **NO**

INITIAL DETERMINATION OF NO SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT ON BUSINESSES

The DSA-AC has made an initial determination that the proposed regulatory action will not have a significant statewide adverse economic impact on businesses, including the ability of California businesses to compete with business in other states.

DECLARATION OF EVIDENCE

No facts, evidence, documents, testimony or other evidence has been relied upon to support the initial determination of no effect.

FINDING OF NECESSITY FOR THE PUBLIC'S HEALTH, SAFETY, OR WELFARE

The proposed action does not require a report by any business or agency, so the DSA-AC has not made a

finding of necessity for the public's health, safety or welfare.

COST IMPACT ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS

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

ASSESSMENT OF EFFECT OF REGULATIONS UPON JOBS AND BUSINESS EXPANSION, ELIMINATION OR CREATION

The DSA-AC has assessed whether or not and to what extent this proposal will affect the following:

- The creation or elimination of jobs within the State of California.

The DSA-AC has determined that the proposed action has no effect.

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The DSA-AC has determined that the proposed action has no effect.

- The expansion of businesses currently doing business with the State of California.

The DSA-AC has determined that the proposed action has no effect.

- The benefits of the regulation to the health and welfare of California residents, worker safety, and the state's environment.

The DSA-AC has determined that the proposal establishes minimum requirements to safeguard the public health, safety and general welfare through access to persons with disabilities.

ESTIMATED COST OF COMPLIANCE OF STANDARDS THAT WOULD IMPACT HOUSING

The DSA-AC has made an initial determination that this proposal would not have a significant effect on housing costs. DSA-AC is coordinating the 2016 California Existing Building Code Triennial Code Cycle with the Department of Housing and Community Development.

CONSIDERATION OF ALTERNATIVES

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

AVAILABILITY OF RULEMAKING DOCUMENTS

All of the information upon which the proposed regulations are based is contained in the rulemaking file, which is available for public review, by contacting the person named below. This notice, the express terms and initial statement of reasons can be accessed from the California Building Standards Commission website:

<http://www.bsc.ca.gov/>

Interested parties 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 at the California Building Standards Commission website.

Government Code Section 11346.5(a)(21) states that the DSA-AC shall provide, upon request, a description of proposed changes included in the proposed action, in the manner provided by Section 11346.6, to accommodate a person with a visual or other disability for which effective communication is required under state or federal law and that providing the description of proposed changes may require extending the period of public comment for the proposed action.

CBSC CONTACT PERSON FOR PROCEDURAL AND ADMINISTRATIVE QUESTIONS

General questions regarding procedural and administrative issues should be addressed to:

Enrique M. Rodriguez, Associate Construction Analyst
Michael Nearman, Deputy Executive Director
2525 Natomas Park Drive, Suite 130
Sacramento, CA 95833
Telephone No.: (916) 263-0916
Facsimile No.: (916) 263-0959

PROPOSING STATE AGENCY CONTACT PERSON FOR SUBSTANTIVE AND/OR TECHNICAL QUESTIONS ON THE PROPOSED CHANGES TO BUILDING STANDARDS

Specific questions regarding the substantive and/or technical aspects of the proposed changes to the building standards should be addressed to:

Dennis J. Corelis, Deputy State Architect
Ph. (916) 445-4167
Dennis.Corelis@dgs.ca.gov

Derek Shaw, Senior Architect
Ph. (916) 324-7178
Derek.Shaw@dgs.ca.gov

Division of the State Architect — Headquarters
1102 Q Street, Suite 5100
Sacramento, CA 95811
DSA-AC Facsimile No: (916) 445-7658

GENERAL PUBLIC INTEREST

BOARD OF PHARMACY

NOTICE OF CORRECTION

Concerning the Notice re: Vaccinations
(OAL File No. Z2015-0714-09)

Originally published July 24, 2015

The above-referenced notice was originally published in the California Regulatory Notice Register 2015, 30-Z, July 24, 2015. The Notice incorrectly stated in the fifth paragraph that “The Board proposes to add and adopt Section 1746.5 of . . .” The Notice

should have read “The Board proposes to add and adopt Section 1746.4 . . .” All other aspects of the Notice remain the same.

If you have any questions please contact Karen Halbo at (916) 574-7948 or Karen.Halbo@dca.ca.gov.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

AIR TOXICS HOT SPOTS PROGRAM

**NOTICE OF PUBLIC COMMENT PERIOD
AND WORKSHOPS ON
DRAFT REFERENCE EXPOSURE LEVELS
FOR ETHYLENE GLYCOL MONO-N-BUTYL
ETHER AND INHALATION CANCER UNIT
RISK FACTOR FOR
TERTIARY-BUTYL ACETATE**

The Office of Environmental Health Hazard Assessment (OEHHA) is releasing two documents for public review, one summarizing the toxicity and derivation of Reference Exposure Levels (RELs) for Ethylene Glycol mono-n-Butyl Ether (EGBE) and the other summarizing the carcinogenicity and derivation of an inhalation cancer unit risk factor (URF) for *tertiary*-Butyl Acetate (TBAC). RELs are airborne concentrations of a chemical that are not anticipated to result in adverse non-cancer health effects for specified exposure durations in the general population, including sensitive sub-populations. Inhalation cancer unit risk factors are used to estimate lifetime cancer risks associated with inhalation exposure to a carcinogen.

OEHHA is required to develop guidelines for conducting health risk assessments under the Air Toxics Hot Spots Program (Health and Safety Code Section 44360(b)(2). In implementing this requirement, OEHHA develops RELs and URFs for many air pollutants. The draft EGBE RELs were developed using the most recent “Air Toxics Hot Spots Program Technical Support Document for the Derivation of Noncancer Reference Exposure Levels,” finalized by OEHHA in 2008. The draft TBAC inhalation cancer unit risk factor was developed using the most recent “Air Toxics Hot

Spots Program Technical Support Document for Cancer Potency Factors,” finalized by OEHHA in 2009.

The draft EGBE REL and TBAC inhalation cancer unit risk factor documents are being made available today on the OEHHA website at <http://www.oehha.ca.gov>. **The posting of the document will commence a 60-day public review period that will end on October 13, 2015.** Public workshops will be held in Northern and Southern California at the following locations and times:

September 9, 2015
9:00 a.m.–12:00 p.m.
Room CC-2
South Coast Air Quality Management District
21865 E. Copley Drive
Diamond Bar, CA 91765

September 14, 2015
1:30 p.m.– 4:30 p.m.
Sierra Hearing Room
Cal/EPA Building
1001 I Street
Sacramento, CA 95812

After the close of the public comment period, the documents will be revised as appropriate by OEHHA, and peer reviewed by the State’s Scientific Review Panel on Toxic Air Contaminants.

Please direct your comments on the documents, in writing or by e-mail, and any inquiries concerning technical matters or availability of the documents to:

Dr. John Budroe
Chief, Air Toxicology and Risk Assessment Section
Air, Community, and Environmental Research
Branch
Office of Environmental Health Hazard Assessment
1515 Clay Street, 16th Floor
Oakland, CA, 94612
E-mail: John.Budroe@oehha.ca.gov
Telephone: (510) 622-3145

Information about dates and agenda for meetings of the Scientific Review Panel can be obtained from the California Air Resources Board website at <http://www.arb.ca.gov/srp/srp.htm>.

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)

August 14, 2015

(posted on OEHHA's website on July 31, 2015)

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 initial notice initiated a 45-day public comment period that was scheduled to close on July 27, 2015. OEHHA initially extended the public comment period to October 1, 2015 due to a pending court hearing on Syngenta Crop Protection's legal challenge to the listing of these chemicals. OEHHA has been notified that the court hearing has been rescheduled. **OEHHA hereby extends the comment period to December 14, 2015.**¹

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

OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT

ANNOUNCEMENT OF FIRST
PUBLIC COMMENT PERIOD AND
WORKSHOP

**Draft Technical Support Document on Proposed
Updates of Public Health Goals for Carbofuran,
Diquat, Endrin, Picloram, and Thiobencarb in
Drinking Water**

The Office of Environmental Health Hazard Assessment (OEHHA) of the California Environmental Protection Agency (CalEPA) is announcing the availability of a draft technical support document for proposed updates of the Public Health Goals (PHGs) for carbofuran, diquat, endrin, picloram, and thiobencarb in drinking water. This draft document presents updates of these PHGs, originally published in 2000, 2000, 1999 (updated in 2008), 1997, and 2000, respectively. The updates consider recent toxicological literature and incorporate updated methodologies.

PHG technical support documents provide information on the health effects of contaminants in drinking water. A PHG is defined as the level of a contaminant in drinking water at which adverse health effects are not expected to occur from a lifetime of exposure. The California Safe Drinking Water Act of 1996¹ requires OEHHA to develop PHGs based exclusively on public health considerations.² PHGs published by OEHHA are considered by the State Water Resources Control Board of CalEPA in setting drinking water standards (California Maximum Contaminant Levels, or California MCLs).³

The draft document is posted on the OEHHA website at www.oehha.ca.gov. OEHHA is soliciting comments on the draft document during a 45-day comment period. The Office will also hold a public workshop on September 28, 2015 at the California Environmental Protection Agency Headquarters Building, 1001 I

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 December 14, 2015 pending that hearing as well.

¹ Codified at Health and Safety Code, section 116270 et seq.

² Health and Safety Code section 116365(c).

³ Health and Safety Code section 116365(a) and (b).

Street, Sacramento, California, 95814, Training Room 2, from 1:00 p.m. to 3:00 p.m., or until business is concluded. OEHHA follows the requirements set forth in Health and Safety Code Sections 57003(a) and 116365 for conducting the workshop and receiving public input.

The workshop is provided to enable a dialogue between OEHHA scientists and the public, to discuss the scientific basis of the proposed PHG updates, and to receive comments. After the public workshop, OEHHA will submit the draft risk assessment for external scientific peer review.⁴

Following the workshop and external scientific peer review, OEHHA will evaluate all the comments received, revise the draft document as appropriate, and make it available for a 30-day comment period. After any subsequent revisions, the final document will be posted on the OEHHA website along with responses to the external peer review comments and to major comments received at the workshop and during the two public comment periods.

If you would like to receive further information on this announcement or have questions, please contact the PHG program at PHG.Program@oehha.ca.gov or (916) 324-7572.

Written comments must be received at the email address above or at the postal address below by 5:00 p.m. on September 28, 2015 to be considered.

Pesticide and Environmental Toxicology Branch
Office of Environmental Health Hazard Assessment
California Environmental Protection Agency
1515 Clay St., 16th floor
Oakland, California 94612
Attention: PHG Program

⁴ Health and Safety Code section 116365(c)(3)(D), amended by Stats. 2015, Ch. 24, Sec. 18, effective June 24, 2015.

PROPOSITION 65

OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (Proposition 65)

NOTICE TO INTERESTED PARTIES

CHEMICAL LISTED EFFECTIVE AUGUST 14, 2015 AS KNOWN TO THE STATE OF CALIFORNIA TO CAUSE CANCER: TERIPARATIDE

Effective **August 14, 2015**, the Office of Environmental Health Hazard Assessment (OEHHA) is adding *teriparatide* (CAS No. 52232-67-4) to the list of chemicals known to the state to cause cancer for purposes of Proposition 65¹.

The listing of teriparatide is based on a formal requirement by a state or federal agency that the chemical be identified or labeled as causing cancer² as provided under Proposition 65. Teriparatide has been identified or labeled to communicate a risk of cancer in accordance with formal requirements by the US Food and Drug Administration. Regulations governing the listing of chemicals under the “formally required to be labeled or identified” mechanism are published in Title 27, California Code of Regulations, section 25902.

The documentation supporting OEHHA’s determination that the criteria for administrative listing have been satisfied for teriparatide is included in the Notice of Intent to List A Chemical by the “Formally Required to Be Labeled or Identified” Mechanism: Teriparatide, published in the June 19, 2015 issue of the California Regulatory Notice Register (Register 2015, No. 25-Z). No public comments were received.

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

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

A complete, updated chemical list is published in this issue of the *California Regulatory Notice Register* and is available on the OEHHA website at www.oehha.ca.gov.

In summary, the following chemical is listed under Proposition 65 as known to the State to cause cancer:

Chemical	CAS No.	Toxicological Endpoints	Listing Mechanism*
Teriparatide	52232-67-4	Cancer	FR

* Listing mechanism: FR — “formally required to be labeled or identified” mechanism (Health and Safety Code section 25249.8(b)) and Title 27 Cal. Code of Regs., section 25902.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**SAFE DRINKING WATER AND TOXIC
ENFORCEMENT ACT OF 1986
(Proposition 65)**

**NOTICE TO INTERESTED PARTIES
AUGUST 14, 2015**

**CHEMICALS LISTED EFFECTIVE
DECEMBER 14, 2015
AS KNOWN TO THE STATE OF CALIFORNIA
TO CAUSE REPRODUCTIVE TOXICITY:
ATRAZINE, PROPAZINE, SIMAZINE AND
THEIR CHLOROMETABOLITES DACT,
DEA AND DIA**

On March 27, 2015, the Office of Environmental Health Hazard Assessment (OEHHA) added *atrazine*, *propazine*, *simazine*, *des-ethyl atrazine (DEA)*, *des-isopropyl atrazine (DIA)* and *2,3-diamino-6-chloro-*

s-triazine (DACT) to the list of chemicals known to the state to cause reproductive toxicity for purposes of Proposition 65¹.

Due to Syngenta Crop Protection’s² legal challenge to the listing of these chemicals, the effective date of the listing was initially set at August 3, 2015. This was later changed to October 1, 2015. The case has been re-set for hearing by the court on November 13, 2015. Therefore, **the effective date of the listing has been changed again to December 14, 2015.**

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

² *Syngenta Crop Protection v. OEHHA* (Sacramento Superior Court case #34-2014-800001868).

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

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

**CHEMICALS KNOWN TO THE STATE
TO CAUSE CANCER OR
REPRODUCTIVE TOXICITY
August 14, 2015**

The Safe Drinking Water and Toxic Enforcement Act of 1986 requires that the Governor revise and republish at least once per year the list of chemicals known to the State to cause cancer or reproductive toxicity. The identification number indicated in the following list is the Chemical Abstracts Service (CAS) Registry Number. No CAS number is given when several substances are presented as a single listing. The date refers to the initial appearance of the chemical on the list. For easy reference, chemicals which are shown underlined are newly added. Chemicals which are shown with a strikethrough were placed on the list with the date noted, and have subsequently been removed.

CHEMICALS KNOWN TO THE STATE TO CAUSE CANCER

<u>Chemical</u>	<u>CAS Number</u>	<u>Date</u>
A-alpha-C (2-Amino-9H-pyrido[2,3-b]indole)	26148-68-5	January 1, 1990
Acetaldehyde	75-07-0	April 1, 1988
Acetamide	60-35-5	January 1, 1990
Acetochlor	34256-82-1	January 1, 1989
2-Acetylaminofluorene	53-96-3	July 1, 1987
Acifluorfen sodium	62476-59-9	January 1, 1990
Acrylamide	79-06-1	January 1, 1990
Acrylonitrile	107-13-1	July 1, 1987
Actinomycin D	50-76-0	October 1, 1989
AF-2;[2-(2-furyl)-3-(5-nitro-2-furyl)]acrylamide	3688-53-7	July 1, 1987
Aflatoxins	—	January 1, 1988

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Alachlor	15972-60-8	January 1, 1989
Alcoholic beverages, when associated with alcohol abuse	—	July 1, 1988
Aldrin	309-00-2	July 1, 1988
Allyl chloride <u>Delisted October 29, 1999</u>	107-05-1	January 1, 1990
2-Aminoanthraquinone	117-79-3	October 1, 1989
<i>p</i> -Aminoazobenzene	60-09-3	January 1, 1990
<i>ortho</i> -Aminoazotoluene	97-56-3	July 1, 1987
4-Aminobiphenyl (4-aminodiphenyl)	92-67-1	February 27, 1987
1-Amino-2,4-dibromoanthraquinone	81-49-2	August 26, 1997
3-Amino-9-ethylcarbazole hydrochloride	6109-97-3	July 1, 1989
2-Aminofluorene	153-78-6	January 29, 1999
1-Amino-2-methylantraquinone	82-28-0	October 1, 1989
2-Amino-5-(5-nitro-2-furyl)-1,3,4-thiadiazole	712-68-5	July 1, 1987
4-Amino-2-nitrophenol	119-34-6	January 29, 1999
Amitrole	61-82-5	July 1, 1987
Amsacrine	51264-14-3	August 7, 2009
Analgesic mixtures containing phenacetin	—	February 27, 1987
Androstenedione	63-05-8	May 3, 2011
Aniline	62-53-3	January 1, 1990
Aniline hydrochloride	142-04-1	May 15, 1998
<i>ortho</i> -Anisidine	90-04-0	July 1, 1987
<i>ortho</i> -Anisidine hydrochloride	134-29-2	July 1, 1987
Antimony oxide (Antimony trioxide)	1309-64-4	October 1, 1990
Anthraquinone	84-65-1	September 28, 2007
Aramite	140-57-8	July 1, 1987
Areca nut	—	February 3, 2006
Aristolochic acids	—	July 9, 2004
Arsenic (inorganic arsenic compounds)	—	February 27, 1987
Asbestos	1332-21-4	February 27, 1987
Auramine	492-80-8	July 1, 1987
Azacitidine	320-67-2	January 1, 1992
Azaserine	115-02-6	July 1, 1987
Azathioprine	446-86-6	February 27, 1987
Azobenzene	103-33-3	January 1, 1990
Benthiavalicarb-isopropyl	177406-68-7	July 1, 2008
Benz[a]anthracene	56-55-3	July 1, 1987
Benzene	71-43-2	February 27, 1987
Benzidine [and its salts]	92-87-5	February 27, 1987
Benzidine-based dyes	—	October 1, 1992
Benzo[b]fluoranthene	205-99-2	July 1, 1987
Benzo[j]fluoranthene	205-82-3	July 1, 1987
Benzo[k]fluoranthene	207-08-9	July 1, 1987
Benzofuran	271-89-6	October 1, 1990
Benzophenone	119-61-9	June 22, 2012
Benzo[a]pyrene	50-32-8	July 1, 1987
Benzotrichloride	98-07-7	July 1, 1987
Benzyl chloride	100-44-7	January 1, 1990
Benzyl violet 4B	1694-09-3	July 1, 1987
Beryllium and beryllium compounds	—	October 1, 1987
Betel quid with tobacco	—	January 1, 1990
Betel quid without tobacco	—	February 3, 2006
2,2-Bis(bromomethyl)-1,3-propanediol	3296-90-0	May 1, 1996
Bis(2-chloroethyl)ether	111-44-4	April 1, 1988

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N,N-Bis(2-chloroethyl)-2-naphthylamine (Chlornapazine)	494-03-1	February 27, 1987
Bischloroethyl nitrosourea (BCNU) (Carmustine)	154-93-8	July 1, 1987
Bis(chloromethyl)ether	542-88-1	February 27, 1987
Bis(2-chloro-1-methylethyl) ether, technical grade	—	October 29, 1999
Bitumens, extracts of steam-refined and air refined	—	January 1, 1990
Bracken fern	—	January 1, 1990
Bromate	15541-45-4	May 31, 2002
Bromochloroacetic acid	5589-96-8	April 6, 2010
Bromodichloromethane	75-27-4	January 1, 1990
Bromoethane	74-96-4	December 22, 2000
Bromoform	75-25-2	April 1, 1991
1,3-Butadiene	106-99-0	April 1, 1988
1,4-Butanediol dimethanesulfonate (Busulfan)	55-98-1	February 27, 1987
Butylated hydroxyanisole	25013-16-5	January 1, 1990
beta-Butyrolactone	3068-88-0	July 1, 1987
Cacodylic acid	75-60-5	May 1, 1996
Cadmium and cadmium compounds	—	October 1, 1987
Caffeic acid	331-39-5	October 1, 1994
Captafol	2425-06-1	October 1, 1988
Captan	133-06-2	January 1, 1990
Carbaryl	63-25-2	February 5, 2010
Carbazole	86-74-8	May 1, 1996
Carbon black (airborne, unbound particles of respirable size)	1333-86-4	February 21, 2003
Carbon tetrachloride	56-23-5	October 1, 1987
Carbon-black extracts	—	January 1, 1990
N-Carboxymethyl-N-nitrosourea	60391-92-6	January 25, 2002
Catechol	120-80-9	July 15, 2003
Ceramic fibers (airborne particles of respirable size)	—	July 1, 1990
Certain combined chemotherapy for lymphomas	—	February 27, 1987
Chloral	75-87-6	September 13, 2013
Chloral hydrate	302-17-0	September 13, 2013
Chlorambucil	305-03-3	February 27, 1987
Chloramphenicol <u>Delisted January 4, 2013</u>	56-75-7	October 1, 1989
Chloramphenicol sodium succinate	982-57-0	September 27, 2013
Chlordane	57-74-9	July 1, 1988
Chlordecone (Kepone)	143-50-0	January 1, 1988
Chlordimeform	6164-98-3	January 1, 1989
Chlorendic acid	115-28-6	July 1, 1989
Chlorinated paraffins (Average chain length, C12; approximately 60 percent chlorine by weight)	108171-26-2	July 1, 1989
p-Chloroaniline	106-47-8	October 1, 1994
p-Chloroaniline hydrochloride	20265-96-7	May 15, 1998
Chlorodibromomethane <u>Delisted October 29, 1999</u>	124-48-1	January 1, 1990
Chloroethane (Ethyl chloride)	75-00-3	July 1, 1990
1-(2-Chloroethyl)-3-cyclohexyl-1-nitrosourea (CCNU) (Lomustine)	13010-47-4	January 1, 1988
1-(2-Chloroethyl)-3-(4-methylcyclohexyl)-1-nitrosourea (Methyl-CCNU)	13909-09-6	October 1, 1988
Chloroform	67-66-3	October 1, 1987
Chloromethyl methyl ether (technical grade)	107-30-2	February 27, 1987
3-Chloro-2-methylpropene	563-47-3	July 1, 1989
1-Chloro-4-nitrobenzene	100-00-5	October 29, 1999
4-Chloro-ortho-phenylenediamine	95-83-0	January 1, 1988

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<i>p</i> -Chloro- <i>o</i> -toluidine	95-69-2	January 1, 1990
<i>p</i> -Chloro- <i>o</i> -toluidine, strong acid salts of	—	May 15, 1998
5-Chloro- <i>o</i> -toluidine and its strong acid salts	—	October 24, 1997
Chloroprene	126-99-8	June 2, 2000
Chlorothalonil	1897-45-6	January 1, 1989
Chlorotrianisene	569-57-3	September 1, 1996
Chlorozotocin	54749-90-5	January 1, 1992
Chromium (hexavalent compounds)	—	February 27, 1987
Chrysene	218-01-9	January 1, 1990
C.I. Acid Red 114	6459-94-5	July 1, 1992
C.I. Basic Red 9 monohydrochloride	569-61-9	July 1, 1989
C.I. Direct Blue 15	2429-74-5	August 26, 1997
C.I. Direct Blue 218	28407-37-6	August 26, 1997
C.I. Disperse Yellow 3	2832-40-8	February 8, 2013
C.I. Solvent Yellow 14	842-07-9	May 15, 1998
Ciclosporin (Cyclosporin A; Cyclosporine)	59865-13-3	January 1, 1992
	79217-60-0	
Cidofovir	113852-37-2	January 29, 1999
Cinnamyl anthranilate	87-29-6	July 1, 1989
Cisplatin	15663-27-1	October 1, 1988
Citrus Red No. 2	6358-53-8	October 1, 1989
Clofibrate	637-07-0	September 1, 1996
Clomiphene citrate	50-41-9	May 24, 2013
Cobalt metal powder	7440-48-4	July 1, 1992
Cobalt [II] oxide	1307-96-6	July 1, 1992
Cobalt sulfate	10124-43-3	May 20, 2005
Cobalt sulfate heptahydrate	10026-24-1	June 2, 2000
Coconut oil diethanolamine condensate (cocamide diethanolamine)	68603-42-9	June 22, 2012
Coke oven emissions	—	February 27, 1987
Conjugated estrogens	—	February 27, 1987
Creosotes	—	October 1, 1988
<i>para</i> -Cresidine	120-71-8	January 1, 1988
Cumene	98-82-8	April 6, 2010
Cupferron	135-20-6	January 1, 1988
Cycasin	14901-08-7	January 1, 1988
Cyclopenta[<i>cd</i>]pyrene	27208-37-3	April 29, 2011
Cyclophosphamide (anhydrous)	50-18-0	February 27, 1987
Cyclophosphamide (hydrated)	6055-19-2	February 27, 1987
Cytembena	21739-91-3	May 15, 1998
D&C Orange No. 17	3468-63-1	July 1, 1990
D&C Red No. 8	2092-56-0	October 1, 1990
D&C Red No. 9	5160-02-1	July 1, 1990
D&C Red No. 19	81-88-9	July 1, 1990
Dacarbazine	4342-03-4	January 1, 1988
Daminozide	1596-84-5	January 1, 1990
Dantron (Chrysazin; 1,8-Dihydroxyanthraquinone)	117-10-2	January 1, 1992
Daunomycin	20830-81-3	January 1, 1988
DDD (Dichlorodiphenyldichloroethane)	72-54-8	January 1, 1989
DDE (Dichlorodiphenyldichloroethylene)	72-55-9	January 1, 1989
DDT (Dichlorodiphenyltrichloroethane)	50-29-3	October 1, 1987
DDVP (Dichlorvos)	62-73-7	January 1, 1989
N,N'-Diacetylbenzidine	613-35-4	October 1, 1989
2,4-Diaminoanisole	615-05-4	October 1, 1990

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2,4-Diaminoanisole sulfate	39156-41-7	January 1, 1988
4,4'-Diaminodiphenyl ether (4,4'-Oxydianiline)	101-80-4	January 1, 1988
2,4-Diaminotoluene	95-80-7	January 1, 1988
Diaminotoluene (mixed)	—	January 1, 1990
Diazoaminobenzene	136-35-6	May 20, 2005
Dibenz[a,h]acridine	226-36-8	January 1, 1988
Dibenz[a,j]acridine	224-42-0	January 1, 1988
Dibenzanthracenes		December 26, 2014
Dibenz[a,c]anthracene	215-58-7	December 26, 2014
Dibenz[a,h]anthracene	53-70-3	January 1, 1988
Dibenz[a,j]anthracene	224-41-9	December 26, 2014
7H-Dibenzo[c,g]carbazole	194-59-2	January 1, 1988
Dibenzo[a,e]pyrene	192-65-4	January 1, 1988
Dibenzo[a,h]pyrene	189-64-0	January 1, 1988
Dibenzo[a,i]pyrene	189-55-9	January 1, 1988
Dibenzo[a,l]pyrene	191-30-0	January 1, 1988
Dibromoacetic acid	631-64-1	June 17, 2008
Dibromoacetonitrile	3252-43-5	May 3, 2011
1,2-Dibromo-3-chloropropane (DBCP)	96-12-8	July 1, 1987
2,3-Dibromo-1-propanol	96-13-9	October 1, 1994
Dichloroacetic acid	79-43-6	May 1, 1996
<i>p</i> -Dichlorobenzene	106-46-7	January 1, 1989
3,3'-Dichlorobenzidine	91-94-1	October 1, 1987
3,3'-Dichlorobenzidine dihydrochloride	612-83-9	May 15, 1998
1,4-Dichloro-2-butene	764-41-0	January 1, 1990
3,3'-Dichloro-4,4'-diaminodiphenyl ether	28434-86-8	January 1, 1988
1,1-Dichloroethane	75-34-3	January 1, 1990
Dichloromethane (Methylene chloride)	75-09-2	April 1, 1988
1,2-Dichloropropane	78-87-5	January 1, 1990
1,3-Dichloro-2-propanol (1,3-DCP)	96-23-1	October 8, 2010
1,3-Dichloropropene	542-75-6	January 1, 1989
Diclofop-methyl	51338-27-3	April 6, 2010
Dieldrin	60-57-1	July 1, 1988
Dienestrol <u>Delisted January 4, 2013</u>	84-17-3	January 1, 1990
Diepoxybutane	1464-53-5	January 1, 1988
Diesel engine exhaust	—	October 1, 1990
Diethanolamine	111-42-2	June 22, 2012
Di(2-ethylhexyl)phthalate	117-81-7	January 1, 1988
1,2-Diethylhydrazine	1615-80-1	January 1, 1988
Diethyl sulfate	64-67-5	January 1, 1988
Diethylstilbestrol (DES)	56-53-1	February 27, 1987
Diglycidyl resorcinol ether (DGRE)	101-90-6	July 1, 1989
Dihydrosafrole	94-58-6	January 1, 1988
Diisononyl phthalate (DINP)	—	December 20, 2013
Diisopropyl sulfate	2973-10-6	April 1, 1993
3,3'-Dimethoxybenzidine (ortho-Dianisidine)	119-90-4	January 1, 1988
3,3'-Dimethoxybenzidine dihydrochloride (ortho-Dianisidine dihydrochloride)	20325-40-0	October 1, 1990
3,3'-Dimethoxybenzidine-based dyes metabolized to 3,3'-dimethoxybenzidine	—	June 11, 2004
3,3'-Dimethylbenzidine-based dyes metabolized to 3,3'-dimethylbenzidine	—	June 11, 2004
Dimethyl sulfate	77-78-1	January 1, 1988

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4-Dimethylaminoazobenzene	60-11-7	January 1, 1988
trans-2-[(Dimethylamino)methylimino]-5-[2-(5-nitro-2-furyl)vinyl]-1,3,4-oxadiazole	55738-54-0	January 1, 1988
7,12-Dimethylbenz(a)anthracene	57-97-6	January 1, 1990
3,3'-Dimethylbenzidine (ortho-Tolidine)	119-93-7	January 1, 1988
3,3'-Dimethylbenzidine dihydrochloride	612-82-8	April 1, 1992
Dimethylcarbamoyl chloride	79-44-7	January 1, 1988
1,1-Dimethylhydrazine (UDMH)	57-14-7	October 1, 1989
1,2-Dimethylhydrazine	540-73-8	January 1, 1988
2,6-Dimethyl-N-nitrosomorpholine (DMNM)	1456-28-6	February 8, 2013
N,N-Dimethyl-p-toluidine	99-97-8	May 2, 2014
Dimethylvinylchloride	513-37-1	July 1, 1989
3,7-Dinitrofluoranthene	105735-71-5	August 26, 1997
3,9-Dinitrofluoranthene	22506-53-2	August 26, 1997
1,3-Dinitropyrene	75321-20-9	November 2, 2012
1,6-Dinitropyrene	42397-64-8	October 1, 1990
1,8-Dinitropyrene	42397-65-9	October 1, 1990
Dinitrotoluene mixture, 2,4-/2,6-	—	May 1, 1996
2,4-Dinitrotoluene	121-14-2	July 1, 1988
2,6-Dinitrotoluene	606-20-2	July 1, 1995
Di-n-propyl isocinchomeronate (MGK Repellent 326)	136-45-8	May 1, 1996
1,4-Dioxane	123-91-1	January 1, 1988
Diphenylhydantoin (Phenytoin)	57-41-0	January 1, 1988
Diphenylhydantoin (Phenytoin), sodium salt	630-93-3	January 1, 1988
Direct Black 38 (technical grade)	1937-37-7	January 1, 1988
Direct Blue 6 (technical grade)	2602-46-2	January 1, 1988
Direct Brown 95 (technical grade)	16071-86-6	October 1, 1988
Disperse Blue 1	2475-45-8	October 1, 1990
Diuron	330-54-1	May 31, 2002
Doxorubicin hydrochloride (Adriamycin)	25316-40-9	July 1, 1987
Emissions from combustion of coal	—	August 7, 2013
Emissions from high-temperature unrefined rapeseed oil	—	January 3, 2014
Epichlorohydrin	106-89-8	October 1, 1987
Epoxiconazole	135319-73-2	April 15, 2011
Erionite	12510-42-8/ 66733-21-9	October 1, 1988
Estradiol 17B	50-28-2	January 1, 1988
Estragole	140-67-0	October 29, 1999
Estrogens, steroidal	—	August 19, 2005
Estrogen-progestogen (combined) used as menopausal therapy	—	November 4, 2011
Estrone	53-16-7	January 1, 1988
Estropipate	7280-37-7	August 26, 1997
Ethanol in alcoholic beverages	—	April 29, 2011
Ethinylestradiol	57-63-6	January 1, 1988
Ethoprop	13194-48-4	February 27, 2001
Ethyl acrylate	140-88-5	July 1, 1989
Ethylbenzene	100-41-4	June 11, 2004
Ethyl methanesulfonate	62-50-0	January 1, 1988
Ethyl-4,4'-dichlorobenzilate	510-15-6	January 1, 1990
Ethylene dibromide	106-93-4	July 1, 1987
Ethylene dichloride (1,2-Dichloroethane)	107-06-2	October 1, 1987
Ethylene oxide	75-21-8	July 1, 1987
Ethylene thiourea	96-45-7	January 1, 1988

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Ethyleneimine (Aziridine)	151-56-4	January 1, 1988
Etoposide	33419-42-0	November 4, 2011
Etoposide in combination with cisplatin and bleomycin	—	November 4, 2011
Fenoxycarb	72490-01-8	June 2, 2000
Folpet	133-07-3	January 1, 1989
Formaldehyde (gas)	50-00-0	January 1, 1988
2-(2-Formylhydrazino)-4-(5-nitro-2-furyl)thiazole	3570-75-0	January 1, 1988
Fumonisin B ₁	116355-83-0	November 14, 2003
Furan	110-00-9	October 1, 1993
Furazolidone	67-45-8	January 1, 1990
Furmecyclox	60568-05-0	January 1, 1990
Fusarin C	79748-81-5	July 1, 1995
Gallium arsenide	1303-00-0	August 1, 2008
Ganciclovir	82410-32-0	August 26, 1997
Gasoline engine exhaust (condensates/extracts)	—	October 1, 1990
Gemfibrozil	25812-30-0	December 22, 2000
Glass wool fibers (inhalable and biopersistent)	—	July 1, 1990
Glu-P-1 (2-Amino-6-methyldipyrido[1,2-a:3',2'-d]imidazole)	67730-11-4	January 1, 1990
Glu-P-2 (2-Aminodipyrido[1,2-a:3',2'-d]imidazole)	67730-10-3	January 1, 1990
Glycidaldehyde	765-34-4	January 1, 1988
Glycidol	556-52-5	July 1, 1990
Griseofulvin	126-07-8	January 1, 1990
Gyromitrin (Acetaldehyde methylformylhydrazone)	16568-02-8	January 1, 1988
HC Blue 1	2784-94-3	July 1, 1989
Heptachlor	76-44-8	July 1, 1988
Heptachlor epoxide	1024-57-3	July 1, 1988
Herbal remedies containing plant species of the genus Aristolochia	—	July 9, 2004
Hexachlorobenzene	118-74-1	October 1, 1987
Hexachlorobutadiene	87-68-3	May 3, 2011
Hexachlorocyclohexane (technical grade)	—	October 1, 1987
Hexachlorodibenzodioxin	34465-46-8	April 1, 1988
Hexachloroethane	67-72-1	July 1, 1990
2,4-Hexadienal (89% trans, trans isomer; 11% cis, trans isomer)	—	March 4, 2005
Hexamethylphosphoramide	680-31-9	January 1, 1988
Hydrazine	302-01-2	January 1, 1988
Hydrazine sulfate	10034-93-2	January 1, 1988
Hydrazobenzene (1,2-Diphenylhydrazine)	122-66-7	January 1, 1988
1-Hydroxyanthraquinone	129-43-1	May 27, 2005
Imazalil	35554-44-0	May 20, 2011
Indeno [1,2,3-cd]pyrene	193-39-5	January 1, 1988
Indium phosphide	22398-80-7	February 27, 2001
IQ (2-Amino-3-methylimidazo[4,5-f]quinoline)	76180-96-6	April 1, 1990
Iprodione	36734-19-7	May 1, 1996
Iprovalicarb	140923-17-7	June 1, 2007
	140923-25-7	
Iron dextran complex	9004-66-4	January 1, 1988
Isobutyl nitrite	542-56-3	May 1, 1996
Isoprene	78-79-5	May 1, 1996
Isopyrazam	881686-58-1	July 24, 2012
Isosafrole <u>Delisted December 8, 2006</u>	120-58-1	October 1, 1989
Isoxaflutole	141112-29-0	December 22, 2000

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Kresoxim-methyl	143390-89-0	February 3, 2012
Lactofen	77501-63-4	January 1, 1989
Lasiocarpine	303-34-4	April 1, 1988
Lead acetate	301-04-2	January 1, 1988
Lead and lead compounds	—	October 1, 1992
Lead phosphate	7446-27-7	April 1, 1988
Lead subacetate	1335-32-6	October 1, 1989
Leather dust	—	April 29, 2011
Lindane and other hexachlorocyclohexane isomers	—	October 1, 1989
Lynestrenol	52-76-6	February 27, 2001
Malonaldehyde, sodium salt	24382-04-5	May 3, 2011
Mancozeb	8018-01-7	January 1, 1990
Maneb	12427-38-2	January 1, 1990
Marijuana smoke	—	June 19, 2009
Me-A-alpha-C(2-Amino-3-methyl-9H-pyrido[2,3-b]indole)	68006-83-7	January 1, 1990
Medroxyprogesterone acetate	71-58-9	January 1, 1990
Megestrol acetate	595-33-5	March 28, 2014
MeIQ(2-Amino-3,4-dimethylimidazo[4,5-f]quinoline)	77094-11-2	October 1, 1994
MeIQx(2-Amino-3,8-dimethylimidazo[4,5-f]quinoxaline)	77500-04-0	October 1, 1994
Melphalan	148-82-3	February 27, 1987
Mepanipyridin	110235-47-7	July 1, 2008
Merphalan	531-76-0	April 1, 1988
Mestranol	72-33-3	April 1, 1988
Metam potassium	137-41-7	December 31, 2010
Metham sodium	137-42-8	November 6, 1998
8-Methoxypsoralen with ultraviolet A therapy	298-81-7	February 27, 1987
5-Methoxypsoralen with ultraviolet A therapy	484-20-8	October 1, 1988
2-Methylaziridine (Propyleneimine)	75-55-8	January 1, 1988
Methylazoxymethanol	590-96-5	April 1, 1988
Methylazoxymethanol acetate	592-62-1	April 1, 1988
Methyl carbamate	598-55-0	May 15, 1998
3-Methylcholanthrene	56-49-5	January 1, 1990
5-Methylchrysene	3697-24-3	April 1, 1988
4,4'-Methylene bis(2-chloroaniline)	101-14-4	July 1, 1987
4,4'-Methylene bis(N,N-dimethyl)benzenamine	101-61-1	October 1, 1989
4,4'-Methylene bis(2-methylaniline)	838-88-0	April 1, 1988
4,4'-Methylenedianiline	101-77-9	January 1, 1988
4,4'-Methylenedianiline dihydrochloride	13552-44-8	January 1, 1988
Methyleugenol	93-15-2	November 16, 2001
Methylhydrazine and its salts	—	July 1, 1992
2-Methylimidazole	693-98-1	June 22, 2012
4-Methylimidazole	822-36-6	January 7, 2011
Methyl iodide	74-88-4	April 1, 1988
Methyl isobutyl ketone	108-10-1	November 4, 2011
Methylmercury compounds	—	May 1, 1996
Methyl methanesulfonate	66-27-3	April 1, 1988
2-Methyl-1-nitroanthraquinone (of uncertain purity)	129-15-7	April 1, 1988
N-Methyl-N'-nitro-N-nitrosoguanidine	70-25-7	April 1, 1988
N-Methylolacrylamide	924-42-5	July 1, 1990
alpha-Methyl styrene (alpha-Methylstyrene)	98-83-9	November 2, 2012
Methylthiouracil	56-04-2	October 1, 1989
Metiram	9006-42-2	January 1, 1990
Metronidazole	443-48-1	January 1, 1988

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<i>Chemical</i>	<i>CAS Number</i>	<i>Date</i>
Michler's ketone	90-94-8	January 1, 1988
Mirex	2385-85-5	January 1, 1988
Mitomycin C	50-07-7	April 1, 1988
Mitoxantrone hydrochloride	70476-82-3	January 23, 2015
MON 4660 (dichloroacetyl-1-oxa-4-azaspiro(4,5)-decane)	71526-07-3	March 22, 2011
MON 13900 (furilazole)	121776-33-8	March 22, 2011
3-Monochloropropane-1,2-diol (3-MCPD)	96-24-2	October 8, 2010
Monocrotaline	315-22-0	April 1, 1988
MOPP (vincristine-prednisone-nitrogen mustard-procarbazine mixture)	113803-47-7	November 4, 2011
5-(Morpholinomethyl)-3-[(5-nitro-furfurylidene)-amino]-2-oxazolidinone	139-91-3	April 1, 1988
Mustard Gas	505-60-2	February 27, 1987
MX (3-chloro-4-(dichloromethyl)-5-hydroxy-2(5H)-furanone)	77439-76-0	December 22, 2000
beta-Myrcene	123-35-3	March 27, 2015
Nafenopin	3771-19-5	April 1, 1988
Nalidixic acid	389-08-2	May 15, 1998
Naphthalene	91-20-3	April 19, 2002
1-Naphthylamine	134-32-7	October 1, 1989
2-Naphthylamine	91-59-8	February 27, 1987
Nickel (Metallic)	7440-02-0	October 1, 1989
Nickel acetate	373-02-4	October 1, 1989
Nickel carbonate	3333-67-3	October 1, 1989
Nickel carbonyl	13463-39-3	October 1, 1987
Nickel compounds	—	May 7, 2004
Nickel hydroxide	12054-48-7; 12125-56-3	October 1, 1989
Nickelocene	1271-28-9	October 1, 1989
Nickel oxide	1313-99-1	October 1, 1989
Nickel refinery dust from the pyrometallurgical process	—	October 1, 1987
Nickel subsulfide	12035-72-2	October 1, 1987
Niridazole	61-57-4	April 1, 1988
Nitrapyrin	1929-82-4	October 5, 2005
Nitrilotriacetic acid	139-13-9	January 1, 1988
Nitrilotriacetic acid, trisodium salt monohydrate	18662-53-8	April 1, 1989
5-Nitroacenaphthene	602-87-9	April 1, 1988
5-Nitro- <i>o</i> -anisidine <u>Delisted December 8, 2006</u>	99-59-2	October 1, 1989
<i>o</i> -Nitroanisole	91-23-6	October 1, 1992
Nitrobenzene	98-95-3	August 26, 1997
4-Nitrobiphenyl	92-93-3	April 1, 1988
6-Nitrochrysene	7496-02-8	October 1, 1990
Nitrofen (technical grade)	1836-75-5	January 1, 1988
2-Nitrofluorene	607-57-8	October 1, 1990
Nitrofurazone	59-87-0	January 1, 1990
1-[(5-Nitrofurfurylidene)-amino]-2-imidazolidinone	555-84-0	April 1, 1988
N-[4-(5-Nitro-2-furyl)-2-thiazolyl]acetamide	531-82-8	April 1, 1988
Nitrogen mustard (Mechlorethamine)	51-75-2	January 1, 1988
Nitrogen mustard hydrochloride (Mechlorethamine hydrochloride)	55-86-7	April 1, 1988
Nitrogen mustard N-oxide	126-85-2	April 1, 1988
Nitrogen mustard N-oxide hydrochloride	302-70-5	April 1, 1988
Nitromethane	75-52-5	May 1, 1997
2-Nitropropane	79-46-9	January 1, 1988
1-Nitropyrene	5522-43-0	October 1, 1990

<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
4-Nitropyrene	57835-92-4	October 1, 1990
N-Nitrosodi-n-butylamine	924-16-3	October 1, 1987
N-Nitrosodiethanolamine	1116-54-7	January 1, 1988
N-Nitrosodiethylamine	55-18-5	October 1, 1987
N-Nitrosodimethylamine	62-75-9	October 1, 1987
p-Nitrosodiphenylamine	156-10-5	January 1, 1988
N-Nitrosodiphenylamine	86-30-6	April 1, 1988
N-Nitrosodi-n-propylamine	621-64-7	January 1, 1988
N-Nitroso-N-ethylurea	759-73-9	October 1, 1987
3-(N-Nitrosomethylamino)propionitrile	60153-49-3	April 1, 1990
4-(N-Nitrosomethylamino)-1-(3-pyridyl)1-butanone	64091-91-4	April 1, 1990
N-Nitrosomethyl-n-butylamine	7068-83-9	December 26, 2014
N-Nitrosomethyl-n-decylamine	75881-22-0	December 26, 2014
N-Nitrosomethyl-n-dodecylamine	55090-44-3	December 26, 2014
N-Nitrosomethylethylamine	10595-95-6	October 1, 1989
N-Nitrosomethyl-n-heptylamine	16338-99-1	December 26, 2014
N-Nitrosomethyl-n-hexylamine	28538-70-7	December 26, 2014
N-Nitrosomethyl-n-nonylamine	75881-19-5	December 26, 2014
N-Nitrosomethyl-n-octylamine	34423-54-6	December 26, 2014
N-Nitrosomethyl-n-pentylamine	13256-07-0	December 26, 2014
N-Nitrosomethyl-n-propylamine	924-46-9	December 26, 2014
N-Nitrosomethyl-n-tetradecylamine	75881-20-8	December 26, 2014
N-Nitrosomethyl-n-undecylamine	68107-26-6	December 26, 2014
N-Nitroso-N-methylurea	684-93-5	October 1, 1987
N-Nitroso-N-methylurethane	615-53-2	April 1, 1988
N-Nitrosomethylvinylamine	4549-40-0	January 1, 1988
N-Nitrosomorpholine	59-89-2	January 1, 1988
N-Nitrosornicotine	16543-55-8	January 1, 1988
N-Nitrosopiperidine	100-75-4	January 1, 1988
N-Nitrosopyrrolidine	930-55-2	October 1, 1987
N-Nitrososarcosine	13256-22-9	January 1, 1988
o-Nitrotoluene	88-72-2	May 15, 1998
Norethisterone (Norethindrone)	68-22-4	October 1, 1989
Norethynodrel	68-23-5	February 27, 2001
Ochratoxin A	303-47-9	July 1, 1990
Oil Orange SS	2646-17-5	April 1, 1988
Oral contraceptives, combined	—	October 1, 1989
Oral contraceptives, sequential	—	October 1, 1989
Oryzalin	19044-88-3	September 12, 2008
Oxadiazon	19666-30-9	July 1, 1991
Oxazepam	604-75-1	October 1, 1994
Oxymetholone	434-07-1	January 1, 1988
Oxythioquinox (Chinomethionat)	2439-01-2	August 20, 1999
Palygorskite fibers (> 5µm in length)	12174-11-7	December 28, 1999
Panfuran S	794-93-4	January 1, 1988
Pentachlorophenol	87-86-5	January 1, 1990
Pentosan polysulfate sodium	—	April 18, 2014
Phenacetin	62-44-2	October 1, 1989
Phenazopyridine	94-78-0	January 1, 1988
Phenazopyridine hydrochloride	136-40-3	January 1, 1988
Phenesterin	3546-10-9	July 1, 1989
Phenobarbital	50-06-6	January 1, 1990
Phenolphthalein	77-09-8	May 15, 1998

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Phenoxybenzamine	59-96-1	April 1, 1988
Phenoxybenzamine hydrochloride	63-92-3	April 1, 1988
<i>o</i> -Phenylenediamine and its salts	95-54-5	May 15, 1998
Phenyl glycidyl ether	122-60-1	October 1, 1990
Phenylhydrazine and its salts	—	July 1, 1992
<i>o</i> -Phenylphenate, sodium	132-27-4	January 1, 1990
<i>o</i> -Phenylphenol	90-43-7	August 4, 2000
PhiP(2-Amino-1-methyl-6-phenylimidazol[4,5-b]pyridine)	105650-23-5	October 1, 1994
Pioglitazone	111025-46-8	April 18, 2014
Polybrominated biphenyls	—	January 1, 1988
Polychlorinated biphenyls	—	October 1, 1989
Polychlorinated biphenyls (containing 60 or more percent chlorine by molecular weight)	—	January 1, 1988
Polychlorinated dibenzo- <i>p</i> -dioxins	—	October 1, 1992
Polychlorinated dibenzofurans	—	October 1, 1992
Polygeenan	53973-98-1	January 1, 1988
Ponceau MX	3761-53-3	April 1, 1988
Ponceau 3R	3564-09-8	April 1, 1988
Potassium bromate	7758-01-2	January 1, 1990
Primidone	125-33-7	August 20, 1999
Procarbazine	671-16-9	January 1, 1988
Procarbazine hydrochloride	366-70-1	January 1, 1988
Procymidone	32809-16-8	October 1, 1994
Progesterone	57-83-0	January 1, 1988
Pronamide	23950-58-5	May 1, 1996
Propachlor	1918-16-7	February 27, 2001
1,3-Propane sultone	1120-71-4	January 1, 1988
Propargite	2312-35-8	October 1, 1994
beta-Propiolactone	57-57-8	January 1, 1988
Propoxur	114-26-1	August 11, 2006
Propylene glycol mono- <i>t</i> -butyl ether	57018-52-7	June 11, 2004
Propylene oxide	75-56-9	October 1, 1988
Propylthiouracil	51-52-5	January 1, 1988
Pulegone	89-82-7	April 18, 2014
Pymetrozine	123312-89-0	March 22, 2011
Pyridine	110-86-1	May 17, 2002
Quinoline and its strong acid salts	—	October 24, 1997
Radionuclides	—	July 1, 1989
Reserpine	50-55-5	October 1, 1989
Residual (heavy) fuel oils	—	October 1, 1990
Resmethrin	10453-86-8	July 1, 2008
Riddelliine	23246-96-0	December 3, 2004
<u>Saccharin Delisted April 6, 2001</u>	81-07-2	October 1, 1989
<u>Saccharin, sodium Delisted January 17, 2003</u>	128-44-9	January 1, 1988
Safrole	94-59-7	January 1, 1988
Salted fish, Chinese-style	—	April 29, 2011
Selenium sulfide	7446-34-6	October 1, 1989
Shale-oils	68308-34-9	April 1, 1990
Silica, crystalline (airborne particles of respirable size)	—	October 1, 1988
Soots, tars, and mineral oils (untreated and mildly treated oils and used engine oils)	—	February 27, 1987
Spirodiclofen	148477-71-8	October 8, 2010
Spirocholactone	52-01-7	May 1, 1997

<u>Chemical</u>	<u>CASNumber</u>	<u>Date</u>
Stanozolol	10418-03-8	May 1, 1997
Sterigmatocystin	10048-13-2	April 1, 1988
Streptozotocin (streptozocin)	18883-66-4	January 1, 1988
Strong inorganic acid mists containing sulfuric acid	—	March 14, 2003
Styrene oxide	96-09-3	October 1, 1988
Sulfallate	95-06-7	January 1, 1988
Sulfasalazine (Salicylazosulfapyridine)	599-79-1	May 15, 1998
Talc containing asbestiform fibers	—	April 1, 1990
Tamoxifen and its salts	10540-29-1	September 1, 1996
<u>Teriparatide</u>	<u>52232-67-4</u>	<u>August 14, 2015</u>
Terrazole	2593-15-9	October 1, 1994
Testosterone and its esters	58-22-0	April 1, 1988
3,3',4,4'-Tetrachloroazobenzene	14047-09-7	July 24, 2012
2,3,7,8-Tetrachlorodibenzo-para-dioxin (TCDD)	1746-01-6	January 1, 1988
1,1,1,2-Tetrachloroethane	630-20-6	September 13, 2013
1,1,2,2-Tetrachloroethane	79-34-5	July 1, 1990
Tetrachloroethylene (Perchloroethylene)	127-18-4	April 1, 1988
p-a,a,a-Tetrachlorotoluene	5216-25-1	January 1, 1990
Tetrafluoroethylene	116-14-3	May 1, 1997
Tetranitromethane	509-14-8	July 1, 1990
Thioacetamide	62-55-5	January 1, 1988
4,4'-Thiodianiline	139-65-1	April 1, 1988
Thiodicarb	59669-26-0	August 20, 1999
Thiouracil	141-90-2	June 11, 2004
Thiourea	62-56-6	January 1, 1988
Thorium dioxide	1314-20-1	February 27, 1987
Titanium dioxide (airborne, unbound particles of respirable size)	—	September 2, 2011
Tobacco, oral use of smokeless products	—	April 1, 1988
Tobacco smoke	—	April 1, 1988
Toluene diisocyanate	26471-62-5	October 1, 1989
ortho-Toluidine	95-53-4	January 1, 1988
ortho-Toluidine hydrochloride	636-21-5	January 1, 1988
para-Toluidine <u>Delisted October 29, 1999</u>	<u>406-49-0</u>	<u>January 1, 1990</u>
Toxaphene (Polychlorinated camphenes)	8001-35-2	January 1, 1988
Toxins derived from <i>Fusarium moniliforme</i> (<i>Fusarium verticillioides</i>)	—	August 7, 2009
Treosulfan	299-75-2	February 27, 1987
Triamterene	396-01-0	April 18, 2014
S,S,S-Tributyl phosphorotrithioate (Tribufos, DEF)	78-48-8	February 25, 2011
Trichlormethine (Trimustine hydrochloride)	817-09-4	January 1, 1992
Trichloroacetic acid	76-03-9	September 13, 2013
Trichloroethylene	79-01-6	April 1, 1988
2,4,6-Trichlorophenol	88-06-2	January 1, 1988
1,2,3-Trichloropropane	96-18-4	October 1, 1992
Trimethyl phosphate	512-56-1	May 1, 1996
2,4,5-Trimethylaniline and its strong acid salts	—	October 24, 1997
2,4,6-Trinitrotoluene (TNT)	118-96-7	December 19, 2008
Triphenyltin hydroxide	76-87-9	July 1, 1992
Tris(aziridinyl)-para-benzoquinone (Triaziquone) <u>Delisted December 8, 2006</u>	<u>68-76-8</u>	<u>October 1, 1989</u>
Tris(1-aziridinyl)phosphine sulfide (Thiotepa)	52-24-4	January 1, 1988
Tris(2-chloroethyl) phosphate	115-96-8	April 1, 1992
Tris(2,3-dibromopropyl)phosphate	126-72-7	January 1, 1988

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Tris(1,3-dichloro-2-propyl) phosphate (TDCPP)	13674-87-8	October 28, 2011
Trp-P-1 (Tryptophan-P-1)	62450-06-0	April 1, 1988
Trp-P-2 (Tryptophan-P-2)	62450-07-1	April 1, 1988
Trypan blue (commercial grade)	72-57-1	October 1, 1989
Unleaded gasoline (wholly vaporized)	—	April 1, 1988
Uracil mustard	66-75-1	April 1, 1988
Urethane (Ethyl carbamate)	51-79-6	January 1, 1988
Vanadium pentoxide (orthorhombic crystalline form)	1314-62-1	February 11, 2005
Vinclozolin	50471-44-8	August 20, 1999
Vinyl bromide	593-60-2	October 1, 1988
Vinyl chloride	75-01-4	February 27, 1987
4-Vinylcyclohexene	100-40-3	May 1, 1996
4-Vinyl-1-cyclohexene diepoxide (Vinyl cyclohexene dioxide)	106-87-6	July 1, 1990
Vinyl fluoride	75-02-5	May 1, 1997
Vinyl trichloride (1,1,2-Trichloroethane)	79-00-5	October 1, 1990
Wood dust	—	December 18, 2009
2,6-Xylidine (2,6-Dimethylaniline)	87-62-7	January 1, 1991
Zalcitabine	7481-89-2	August 7, 2009
Zidovudine (AZT)	30516-87-1	December 18, 2009
Zileuton	111406-87-2	December 22, 2000
Zineb <u>Delisted October 29, 1999</u>	12122-67-7	January 1, 1990

CHEMICALS KNOWN TO THE STATE TO CAUSE REPRODUCTIVE TOXICITY

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Acetazolamide	developmental	59-66-5	August 20, 1999
Acetohydroxamic acid	developmental	546-88-3	April 1, 1990
Acrylamide	developmental, male	79-06-1	February 25, 2011
Actinomycin D	developmental	50-76-0	October 1, 1992
All-trans retinoic acid	developmental	302-79-4	January 1, 1989
Alprazolam	developmental	28981-97-7	July 1, 1990
Altretamine	developmental, male	645-05-6	August 20, 1999
Amantadine hydrochloride	developmental	665-66-7	February 27, 2001
Amikacin sulfate	developmental	39831-55-5	July 1, 1990
Aminoglutethimide	developmental	125-84-8	July 1, 1990
tert-Amyl methyl ether <u>Delisted December 13, 2013</u>	developmental	994-05-8	December 18, 2009
Aminoglycosides	developmental	—	October 1, 1992
Aminopterin	developmental, female	54-62-6	July 1, 1987
Amiodarone hydrochloride	developmental, female, male	19774-82-4	August 26, 1997
Amitraz	developmental	33089-61-1	March 30, 1999
Amoxapine	developmental	14028-44-5	May 15, 1998
Anabolic steroids	female, male	—	April 1, 1990
Angiotensin converting enzyme (ACE) inhibitors	developmental	—	October 1, 1992
Anisindione	developmental	117-37-3	October 1, 1992
Arsenic (inorganic oxides)	developmental	—	May 1, 1997

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Aspirin (NOTE: It is especially important not to use aspirin during the last three months of pregnancy, unless specifically directed to do so by a physician because it may cause problems in the unborn child or complications during delivery.)	developmental, female	50-78-2	July 1, 1990
Atenolol	developmental	29122-68-7	August 26, 1997
Auranofin	developmental	34031-32-8	January 29, 1999
Avermectin B1 (Abamectin)	developmental	71751-41-2	December 3, 2010
Azathioprine	developmental	446-86-6	September 1, 1996
Barbiturates	developmental	—	October 1, 1992
Beclomethasone dipropionate	developmental	5534-09-8	May 15, 1998
Benomyl	developmental, male	17804-35-2	July 1, 1991
Benzene	developmental, male	71-43-2	December 26, 1997
Benzodiazepines	developmental	—	October 1, 1992
Benzphetamine hydrochloride	developmental	5411-22-3	April 1, 1990
Bischloroethyl nitrosourea (BCNU) (Carmustine)	developmental	154-93-8	July 1, 1990
Bisphenol A (BPA)	female	80-05-7	May 11, 2015
Bisphenol A (BPA) <u>Delisted April 19, 2013</u>	developmental	80-05-7	April 11, 2013
Bromacil lithium salt	developmental male	53404-19-6	May 18, 1999 January 17, 2003
1-Bromopropane	developmental, female, male	106-94-5	December 7, 2004
2-Bromopropane	female, male	75-26-3	May 31, 2005
Bromoxynil	developmental	1689-84-5	October 1, 1990
Bromoxynil octanoate	developmental	1689-99-2	May 18, 1999
Butabarbital sodium	developmental	143-81-7	October 1, 1992
1,3-Butadiene	developmental, female, male	106-99-0	April 16, 2004
1,4-Butanediol dimethane-sulfonate (Busulfan)	developmental	55-98-1	January 1, 1989
Butyl benzyl phthalate (BBP)	developmental	85-68-7	December 2, 2005
n-Butyl glycidyl ether <u>Delisted April 4, 2014</u>	male	2426-08-6	August 7, 2009
Cadmium	developmental, male	—	May 1, 1997
Carbamazepine	developmental	298-46-4	January 29, 1999
Carbaryl	developmental, female, male	63-25-2	August 7, 2009
Carbon disulfide	developmental, female, male	75-15-0	July 1, 1989
Carbon monoxide	developmental	630-08-0	July 1, 1989
Carboplatin	developmental	41575-94-4	July 1, 1990
Chenodiol	developmental	474-25-9	April 1, 1990
Chlorambucil	developmental	305-03-3	January 1, 1989
Chlorcyclizine hydrochloride	developmental	1620-21-9	July 1, 1987
Chlordecone (Kepone)	developmental	143-50-0	January 1, 1989
Chlordiazepoxide	developmental	58-25-3	January 1, 1992
Chlordiazepoxide hydrochloride	developmental	438-41-5	January 1, 1992
1-(2-Chloroethyl)-3-cyclohexyl-1-nitrosourea (CCNU) (Lomustine)	developmental	13010-47-4	July 1, 1990
Chloroform	developmental	67-66-3	August 7, 2009
2-Chloropropionic acid	male	598-78-7	August 7, 2009

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Chlorsulfuron <u>Delisted June 6, 2014</u>	developmental, female, male	64902-72-3	May 14, 1999
Chromium (hexavalent compounds)	developmental, female, male	—	December 19, 2008
Cidofovir	developmental, female, male	113852-37-2	January 29, 1999
Cladribine	developmental	4291-63-8	September 1, 1996
Clarithromycin	developmental	81103-11-9	May 1, 1997
Clobetasol propionate	developmental, female	25122-46-7	May 15, 1998
Clomiphene citrate	developmental	50-41-9	April 1, 1990
Clorazepate dipotassium	developmental	57109-90-7	October 1, 1992
Cocaine	developmental, female	50-36-2	July 1, 1989
Codeine phosphate	developmental	52-28-8	May 15, 1998
Colchicine	developmental, male	64-86-8	October 1, 1992
Conjugated estrogens	developmental	—	April 1, 1990
Cyanazine	developmental	21725-46-2	April 1, 1990
Cycloate	developmental	1134-23-2	March 19, 1999
Cyclohexanol <u>Delisted January 25, 2002</u>	male	108-93-0	November 6, 1998
Cycloheximide	developmental	66-81-9	January 1, 1989
Cyclophosphamide (anhydrous)	developmental, female, male	50-18-0	January 1, 1989
Cyclophosphamide (hydrated)	developmental, female, male	6055-19-2	January 1, 1989
Cyhexatin	developmental	13121-70-5	January 1, 1989
Cytarabine	developmental	147-94-4	January 1, 1989
Dacarbazine	developmental	4342-03-4	January 29, 1989
Danazol	developmental	17230-88-5	April 1, 1990
Daunorubicin hydrochloride	developmental	23541-50-6	July 1, 1990
2,4-D butyric acid	developmental, male	94-82-6	June 18, 1999
o,p' -DDT	developmental, female, male	789-02-6	May 15, 1998
p,p' -DDT	developmental, female, male	50-29-3	May 15, 1998
2,4 DP (dichloroprop) <u>Delisted January 25, 2002</u>	developmental	120-36-5	April 27, 1999
Demeclocycline hydrochloride (internal use)	developmental	64-73-3	January 1, 1992
Diazepam	developmental	439-14-5	January 1, 1992
Diazoxide	developmental	364-98-7	February 27, 2001
1,2-Dibromo-3-chloropropane (DBCP)	male	96-12-8	February 27, 1987
Di-n-butyl phthalate (DBP)	developmental, female, male	84-74-2	December 2, 2005
Dichloroacetic acid	developmental, male	79-43-6	August 7, 2009
1,1-Dichloro-2,2-bis(p-chlorophenyl) ethylene (DDE)	developmental, male	72-55-9	March 30, 2010
Dichlorophene	developmental	97-23-4	April 27, 1999
Dichlorophenamide	developmental	120-97-8	February 27, 2001
Diclofop methyl	developmental	51338-27-3	March 5, 1999
Dicumarol	developmental	66-76-2	October 1, 1992
Di(2-ethylhexyl)phthalate (DEHP)	developmental, male	117-81-7	October 24, 2003
Diethylstilbestrol (DES)	developmental	56-53-1	July 1, 1987
Diflunisal	developmental, female	22494-42-4	January 29, 1999
Diglycidylether <u>Delisted April 4, 2014</u>	male	2238-07-5	August 7, 2009
Di-n-hexyl phthalate (DnHP)	female, male	84-75-3	December 2, 2005
Dihydroergotamine mesylate	developmental	6190-39-2	May 1, 1997

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Di-isodecyl phthalate (DIDP)	developmental	68515-49-1/ 26761-40-0	April 20, 2007
Diltiazem hydrochloride	developmental	33286-22-5	February 27, 2001
N,N-Dimethylacetamide	developmental, male	127-19-5	May 21, 2010
m-Dinitrobenzene	male	99-65-0	July 1, 1990
o-Dinitrobenzene	male	528-29-0	July 1, 1990
p-Dinitrobenzene	male	100-25-4	July 1, 1990
2,4-Dinitrotoluene	male	121-14-2	August 20, 1999
2,6-Dinitrotoluene	male	606-20-2	August 20, 1999
Dinitrotoluene (technical grade)	female, male	—	August 20, 1999
Dinocap	developmental	39300-45-3	April 1, 1990
Dinoseb	developmental, male	88-85-7	January 1, 1989
Diphenylhydantoin (Phenytoin)	developmental	57-41-0	July 1, 1987
Disodium cyanodithioimidocarbonate	developmental	138-93-2	March 30, 1999
Doxorubicin hydrochloride (Adriamycin)	developmental, male	25316-40-9	January 29, 1999
Doxycycline (internal use)	developmental	564-25-0	July 1, 1990
Doxycycline calcium (internal use)	developmental	94088-85-4	January 1, 1992
Doxycycline hyclate (internal use)	developmental	24390-14-5	October 1, 1991
Doxycycline monohydrate (internal use)	developmental	17086-28-1	October 1, 1991
Endrin	developmental	72-20-8	May 15, 1998
Environmental tobacco smoke (ETS)	developmental	—	June 9, 2006
Epichlorohydrin	male	106-89-8	September 1, 1996
Ergotamine tartrate	developmental	379-79-3	April 1, 1990
Estropipate	developmental	7280-37-7	August 26, 1997
Ethionamide	developmental	536-33-4	August 26, 1997
Ethyl alcohol in alcoholic beverages	developmental	—	October 1, 1987
Ethyl-tert-butyl ether <u>Delisted December 13, 2013</u>	male	637-92-3	December 18, 2009
Ethyl dipropylthiocarbamate	developmental	759-94-4	April 27, 1999
Ethylene dibromide	developmental, male	106-93-4	May 15, 1998
Ethylene glycol (ingested)	developmental	107-21-1	June 19, 2015
Ethylene glycol monoethyl ether	developmental, male	110-80-5	January 1, 1989
Ethylene glycol monomethyl ether	developmental, male	109-86-4	January 1, 1989
Ethylene glycol monoethyl ether acetate	developmental, male	111-15-9	January 1, 1993
Ethylene glycol monomethyl ether acetate	developmental, male	110-49-6	January 1, 1993
Ethylene oxide	female	75-21-8	February 27, 1987
	developmental, male		August 7, 2009
Ethylene thiourea	developmental	96-45-7	January 1, 1993
2-Ethylhexanoic acid <u>Delisted December 13, 2013</u>	developmental	149-57-5	August 7, 2009
Etodolac	developmental, female	41340-25-4	August 20, 1999
Etoposide	developmental	33419-42-0	July 1, 1990
Etretinate	developmental	54350-48-0	July 1, 1987
Fenoxaprop ethyl	developmental	66441-23-4	March 26, 1999
Filgrastim	developmental	121181-53-1	February 27, 2001
Fluazifop butyl	developmental	69806-50-4	November 6, 1998
Flunisolide	developmental, female	3385-03-3	May 15, 1998
Fluorouracil	developmental	51-21-8	January 1, 1989
Fluoxymesterone	developmental	76-43-7	April 1, 1998

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 33-Z

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Flurazepam hydrochloride	developmental	1172-18-5	October 1, 1992
Flurbiprofen	developmental, female	5104-49-4	August 20, 1999
Flutamide	developmental	13311-84-7	July 1, 1990
Fluticasone propionate	developmental	80474-14-2	May 15, 1998
Fluvalinate	developmental	69409-94-5	November 6, 1998
Ganciclovir	developmental, male	82410-32-0	August 26, 1997
Ganciclovir sodium	developmental, male	107910-75-8	August 26, 1997
Gemfibrozil	female, male	25812-30-0	August 20, 1999
Goserelin acetate	developmental, female, male	65807-02-5	August 26, 1997
Halazepam	developmental	23092-17-3	July 1, 1990
Halobetasol propionate	developmental	66852-54-8	August 20, 1999
Haloperidol	developmental, female	52-86-8	January 29, 1999
Halothane	developmental	151-67-7	September 1, 1996
Heptachlor	developmental	76-44-8	August 20, 1999
Hexachlorobenzene	developmental	118-74-1	January 1, 1989
Hexafluoroacetone	<u>developmental</u> , male	684-16-2	August 1, 2008
Hexamethylphosphoramide	male	680-31-9	October 1, 1994
Histrelin acetate	developmental	—	May 15, 1998
Hydramethylnon	developmental, male	67485-29-4	March 5, 1999
Hydrogen cyanide (HCN) and cyanide salts (CN salts)	male		July 5, 2013
Hydroxyurea	developmental	127-07-1	May 1, 1997
Idarubicin hydrochloride	developmental, male	57852-57-0	August 20, 1999
Ifosfamide	developmental	3778-73-2	July 1, 1990
Iodine-131	developmental	10043-66-0	January 1, 1989
Isotretinoin	developmental	4759-48-2	July 1, 1987
Lead	developmental, female, male	—	February 27, 1987
Leuprolide acetate	developmental, female, male	74381-53-6	August 26, 1997
Levodopa	developmental	59-92-7	January 29, 1999
Levonorgestrel implants	female	797-63-7	May 15, 1998
Linuron	developmental	330-55-2	March 19, 1999
Lithium carbonate	developmental	554-13-2	January 1, 1991
Lithium citrate	developmental	919-16-4	January 1, 1991
Lorazepam	developmental	846-49-1	July 1, 1990
Lovastatin	developmental	75330-75-5	October 1, 1992
Mebendazole	developmental	31431-39-7	August 20, 1999
Medroxyprogesterone acetate	developmental	71-58-9	April 1, 1990
Megestrol acetate	developmental	595-33-5	January 1, 1991
Melphalan	developmental	148-82-3	July 1, 1990
Menotropins	developmental	9002-68-0	April 1, 1990
Meprobamate	developmental	57-53-4	January 1, 1992
Mercaptopurine	developmental	6112-76-1	July 1, 1990
Mercury and mercury compounds	developmental	—	July 1, 1990
Methacycline hydrochloride	developmental	3963-95-9	January 1, 1991
Metham sodium	developmental	137-42-8	May 15, 1998
Methanol	developmental	67-56-1	March 16, 2012
Methazole	developmental	20354-26-1	December 1, 1999
Methimazole	developmental	60-56-0	July 1, 1990

CALIFORNIA REGULATORY NOTICE REGISTER 2015, VOLUME NO. 33-Z

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Methotrexate	developmental	59-05-2	January 1, 1989
Methotrexate sodium	developmental	15475-56-6	April 1, 1990
Methyl bromide as a structural fumigant	developmental	74-83-9	January 1, 1993
Methyl n-butyl ketone	male	591-78-6	August 7, 2009
Methyl chloride	developmental male	74-87-3	March 10, 2000 August 7, 2009
Methyl isobutyl ketone (MIBK)	developmental	108-10-1	March 28, 2014
Methyl isocyanate (MIC)	developmental, female	624-83-9	November 12, 2010
Methyl isopropyl ketone <u>Delisted April 4, 2014</u>	developmental	563-80-4	February 17, 2012
Methyl mercury	developmental	—	July 1, 1987
N-Methylpyrrolidone	developmental	872-50-4	June 15, 2001
α -Methylstyrene <u>Delisted April 4, 2014</u>	female	98-83-9	July 29, 2011
Methyltestosterone	developmental	58-18-4	April 1, 1990
Metiram	developmental	9006-42-2	March 30, 1999
Midazolam hydrochloride	developmental	59467-96-8	July 1, 1990
Minocycline hydrochloride (internal use)	developmental	13614-98-7	January 1, 1992
Misoprostol	developmental	59122-46-2	April 1, 1990
Mitoxantrone hydrochloride	developmental	70476-82-3	July 1, 1990
Molinate	developmental, female, male	2212-67-1	December 11, 2009
Myclobutanil	developmental, male	88671-89-0	April 16, 1999
Nabam	developmental	142-59-6	March 30, 1999
Nafarelin acetate	developmental	86220-42-0	April 1, 1990
Neomycin sulfate (internal use)	developmental	1405-10-3	October 1, 1992
Netilmicin sulfate	developmental	56391-57-2	July 1, 1990
Nickel carbonyl	developmental	13463-39-3	September 1, 1996
Nicotine	developmental	54-11-5	April 1, 1990
Nifedipine	developmental, female, male	21829-25-4	January 29, 1999
Nimodipine	developmental	66085-59-4	April 24, 2001
Nitrapyrin	developmental	1929-82-4	March 30, 1999
Nitrobenzene	male	98-95-3	March 30, 2010
Nitrofurantoin	male	67-20-9	April 1, 1991
Nitrogen mustard (Mechlorethamine)	developmental	51-75-2	January 1, 1989
Nitrogen mustard hydrochloride (Mechlorethamine hydrochloride)	developmental	55-86-7	July 1, 1990
Nitrous oxide	developmental, female	10024-97-2	August 1, 2008
Norethisterone (Norethindrone)	developmental	68-22-4	April 1, 1990
Norethisterone acetate (Norethindrone acetate)	developmental	51-98-9	October 1, 1991
Norethisterone (Norethindrone) /Ethinyl estradiol	developmental	68-22-4/ 57-63-6	April 1, 1990
Norethisterone (Norethindrone)/Mestranol	developmental	68-22-4/ 72-33-3	April 1, 1990
Norgestrel	developmental	6533-00-2	April 1, 1990
Oxadiazon	developmental	19666-30-9	May 15, 1998
Oxazepam	developmental	604-75-1	October 1, 1992
p,p'-Oxybis(benzenesulfonylhydrazide) <u>Delisted December 13, 2013</u>	developmental	80-51-3	August 7, 2009
Oxydemeton methyl	female, male	301-12-2	November 6, 1998

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Oxymetholone	developmental	434-07-1	May 1, 1997
Oxytetracycline (internal use)	developmental	79-57-2	January 1, 1991
Oxytetracycline hydrochloride (internal use)	developmental	2058-46-0	October 1, 1991
Oxythioquinox (Chinomethionat)	developmental	2439-01-2	November 6, 1998
Paclitaxel	developmental, female, male	33069-62-4	August 26, 1997
Paramethadione	developmental	115-67-3	July 1, 1990
Penicillamine	developmental	52-67-5	January 1, 1991
Pentobarbital sodium	developmental	57-33-0	July 1, 1990
Pentostatin	developmental	53910-25-1	September 1, 1996
Phenacemide	developmental	63-98-9	July 1, 1990
Phenprocoumon	developmental	435-97-2	October 1, 1992
Phenyl glycidyl ether <u>Delisted April 4, 2014</u>	male	122-60-1	August 7, 2009
Phenylphosphine	developmental male	638-21-1	August 7, 2009
Pimozide	developmental, female	2062-78-4	August 20, 1999
Pipobroman	developmental	54-91-1	July 1, 1990
Plicamycin	developmental	18378-89-7	April 1, 1990
Polybrominated biphenyls	developmental	—	October 1, 1994
Polychlorinated biphenyls	developmental	—	January 1, 1991
Potassium dimethyldithiocarbamate	developmental	128-03-0	March 30, 1999
Pravastatin sodium	developmental	81131-70-6	March 3, 2000
Prednisolone sodium phosphate	developmental	125-02-0	August 20, 1999
Procarbazine hydrochloride	developmental	366-70-1	July 1, 1990
Propargite	developmental	2312-35-8	June 15, 1999
Propylthiouracil	developmental	51-52-5	July 1, 1990
Pyrimethamine	developmental	58-14-0	January 29, 1999
Quazepam	developmental	36735-22-5	August 26, 1997
Quizalofop-ethyl	male	76578-14-8	December 24, 1999
Resmethrin	developmental	10453-86-8	November 6, 1998
Retinol/retinyl esters, when in daily dosages in excess of 10,000 IU, or 3,000 retinol equivalents. (NOTE: Retinol/ retinyl esters are required and essential for maintenance of normal reproductive function. The recommended daily level during pregnancy is 8,000 IU.)	developmental	—	July 1, 1989
Ribavirin	developmental male	36791-04-5 36791-04-5	April 1, 1990 February 27, 2001
Rifampin	developmental, female	13292-46-1	February 27, 2001
Secobarbital sodium	developmental	309-43-3	October 1, 1992
Sermorelin acetate	developmental	—	August 20, 1999
Sodium dimethyldithiocarbamate	developmental	128-04-1	March 30 1999
Sodium fluoroacetate	male	62-74-8	November 6, 1998
Streptomycin sulfate	developmental	3810-74-0	January 1, 1991
Streptozocin (streptozotocin)	developmental, female, male	18883-66-4	August 20, 1999
Sulfasalazine (Salicylazosulfapyridine)	male	599-79-1	January 29, 1999
Sulfur dioxide	developmental	7446-09-5	July 29, 2011
Sulindac	developmental, female	38194-50-2	January 29, 1999

<u>Chemical</u>	<u>Type of Reproductive Toxicity</u>	<u>CAS No.</u>	<u>Date Listed</u>
Tamoxifen citrate	developmental	54965-24-1	July 1, 1990
Temazepam	developmental	846-50-4	April 1, 1990
Teniposide	developmental	29767-20-2	September 1, 1996
Terbacil	developmental	5902-51-2	May 18, 1999
Testosterone cypionate	developmental	58-20-8	October 1, 1991
Testosterone enanthate	developmental	315-37-7	April 1, 1990
2,3,7,8-Tetrachlorodibenzo-para-dioxin (TCDD)	developmental	1746-01-6	April 1, 1991
Tetracycline (internal use)	developmental	60-54-8	October 1, 1991
Tetracyclines (internal use)	developmental	—	October 1, 1992
Tetracycline hydrochloride (internal use)	developmental	64-75-5	January 1, 1991
Thalidomide	developmental	50-35-1	July 1, 1987
Thioguanine	developmental	154-42-7	July 1, 1990
Thiophanate methyl	female, male	23564-05-8	May 18, 1999
Tobacco smoke (primary)	developmental, female, male	—	April 1, 1988
Tobramycin sulfate	developmental	49842-07-1	July 1, 1990
Toluene	developmental female	108-88-3	January 1, 1991 August 7, 2009
Triadimefon March 30, 1999	developmental, female, male	43121-43-3	
Triazolam April 1, 1990	developmental	28911-01-5	
Tributyltin methacrylate December 1, 1999	developmental	2155-70-6	
Trichloroethylene January 31, 2014	developmental, male	79-01-6	
Trientine hydrochloride February 27, 2001	developmental	38260-01-4	
Triforine	developmental	26644-46-2	June 18, 1999
1,3,5-Triglycidyl-s-triazinetriene <u>Delisted December 13, 2013</u>	male	2451-62-9	August 7, 2009
Trilostane	developmental	13647-35-3	April 1, 1990
Trimethadione	developmental	127-48-0	January 1, 1991
Trimetrexate glucuronate	developmental	82952-64-5	August 26, 1997
Triphenyltin hydroxide	developmental	76-87-9	March 18, 2002
Uracil mustard	developmental, female, male	66-75-1	January 1, 199
Urethane	developmental	51-79-6	October 1, 1994
Urofollitropin	developmental	97048-13-0	April 1, 1990
Valproate (Valproic acid)	developmental	99-66-1	July 1, 1987
Vinblastine sulfate	developmental	143-67-9	July 1, 1990
Vinclozolin	developmental	50471-44-8	May 15, 1998
Vincristine sulfate	developmental	2068-78-2	July 1, 1990
4-Vinylcyclohexene	female, male	100-40-03	August 7, 2009
Vinyl cyclohexene dioxide (4-Vinyl-1-cyclohexene diepoxide)	female, male	106-87-6	August 1, 2008
Warfarin	developmental	81-81-2	July 1, 1987
Zileuton	developmental, female	111406-87-2	December 22, 2000

Date: August 14, 2015

**SUMMARY OF REGULATORY
ACTIONS**

**REGULATIONS FILED WITH
SECRETARY OF STATE**

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

File# 2015-0626-02
BOARD OF ACCOUNTANCY
Practice Privilege Notification of Pending Criminal Charges Form

This regular rulemaking by the Board of Accountancy (the "Board") amends section 19 in Title 16 of the California Code of Regulations. Senate Bill 822 (Chapter 319, Statutes of 2013) added subdivision (e)(10) to section 5096 of the Business and Professions Code. Subdivision (e)(10) states that an out-of-state licensee practicing in California under a practice privilege must notify the Board, in writing, of "any pending criminal charges, other than for a minor traffic violation, in any jurisdiction within 30 days of the date the individual has knowledge of those charges." This rulemaking establishes a form for practice privilege holders to use in notifying the Board of pending criminal charges pursuant to Business and Professions Code section 5096, subdivision (e)(10).

Title 16
California Code of Regulations
AMEND: 19
Filed 08/03/2015
Effective 10/01/2015
Agency Contact: Pat Billingsley (916) 561-1782

File# 2015-0720-01
BUREAU FOR PRIVATE POSTSECONDARY
EDUCATION
Accreditation of Degree Granting Institutions

This is a re-adoption of emergency rulemaking action 2015-0120-01E by the Bureau of Private Postsecondary Education, which implements recent statutory changes regarding accreditation of degree-offering postsecondary institutions. Regulatory modifications include new definitions, procedures for creating plans

for accreditation and associated timelines, and revised processes for application, closure, various student notifications, suspension of programs, and enforcement.

Title 5
California Code of Regulations
ADOPT: 71105, 71105.5, 71410, 71471, 71775, 71775.5, 74240, 74250, 75140
AMEND: 70000, 71400, 71650, 75150
Filed 07/30/2015
Effective 07/31/2015
Agency Contact: Kent Gray (916) 246-3907

File# 2015-0629-01
CALIFORNIA COASTAL COMMISSION
Permit Fee Annual Increase

The California Coastal Commission submitted this action amending section 13055 of Title 14, to adjust the fees for permit applications and other filings as prescribed in section 13055(c). The Consumer Price Index for Urban Consumers base year for calculations is 2008. For the 2015 increase, the change is 10.8%.

Title 14
California Code of Regulations
AMEND: 13055
Filed 08/04/2015
Agency Contact: Robin Mayer (916) 654-3951

File# 2015-0723-04
CALIFORNIA HORSE RACING BOARD
Presence of Clenbuterol in Quarter Horses

In these emergency regulations, the Board adopts section 1866.1 and amends section 1844 of Title 4 of the California Code of Regulations. The regulations require quarter horses that are prescribed clenbuterol to be placed on the Veterinarian's List for veterinary treatment. The regulations also establish reporting requirements for clenbuterol use on quarter horses.

Title 4
California Code of Regulations
ADOPT: 1866.1 AMEND: 1844
Filed 07/31/2015
Effective 07/31/2015
Agency Contact: Philip Laird (916) 263-6025

File# 2015-0619-04
DEPARTMENT OF CORRECTIONS AND
REHABILITATION
Inmate Credit Earning

This action amends inmate milestone completion credits to reduce the term of confinement for achieving milestones in various programs pursuant to a Milestone Completion Credit Schedule.

Title 15
 California Code of Regulations
 AMEND: 3043, 3044
 Filed 07/31/2015
 Effective 07/31/2015
 Agency Contact: Josh Jugum (916) 445-2228

File# 2015-0625-01
 DEPARTMENT OF FOOD AND AGRICULTURE
 Section 3435 Asian Citrus Psyllid Interior Quarantine

This Certificate of Compliance makes permanent the prior emergency regulatory action 2014-1231-01E, creating a quarantine area for the Asian Citrus Psyllid (ACP) *Diaphorina citri* in the Madera area.

Title 3
 California Code of Regulations
 AMEND: 3435(b)
 Filed 08/04/2015
 Effective 08/04/2015
 Agency Contact: Sara Khalid (916) 403-6625

File# 2015-0619-03
 DEPARTMENT OF HUMAN RESOURCES
 Section 100 submittal: Title 2, Chap. 3, Articles 31 & 32

The Department of Human Resources (Department) submitted this action without regulatory effect, pursuant to title 1, California Code of Regulations, section 100, to adopt seven former State Personnel Board (Board) regulations under title 2 of the California Code of Regulations as a result of the Governor's Reorganization Plan No. 1 of 2011, which transferred many duties and powers from the Board to the Department. The basis for these adopted regulations being without regulatory effect is that all statutory authority for them were repealed from the Board and transferred to the Department in Government Code section 18502(a)(2). Additionally, twelve existing Department regulations are being renumbered to make room for the seven new regulations, and the Department is making additional, non-substantive changes to the adopted and renumbered regulations.

Title 2
 California Code of Regulations
 ADOPT: 599.980, 599.981, 599.982, 599.983, 599.984, 599.985, 599.986
 AMEND: 599.980 (renumbered to 599.987), 599.981 (renumbered to 599.988), 599.982 (renumbered to 599.989), 599.985 (renumbered to 599.990), 599.986 (renumbered to 599.991), 599.987 (renumbered to 599.992), 599.988 (renumbered to 599.993), 599.990 (renumbered to 599.994), 599.992 (renumbered to 599.995), 599.993 (renumbered to 599.996), 599.994 (renum-

bered to 599.997), 599.995 (renumbered to 599.998)
 Filed 07/30/2015
 Agency Contact: Gail Onodera (916) 324-0512

File# 2015-0622-01
 DEPARTMENT OF MOTOR VEHICLES
 Ignition Interlock Device (IID) Program

The Department of Motor Vehicles (DMV) is amending 9 sections and repealing one section in Title 13 of the California Code of Regulations in this rulemaking action. The DMV is required by statute to certify or cause to be certified ignition interlock devices and to prohibit the certification of a device that fails to meet accuracy requirements and specifications provided in guidelines adopted by the National Highway Traffic Safety Administration (NHTSA). In 2013 the NHTSA updated the performance and testing methods in the Federal Register. In order for DMV to continue to follow the federal criteria and guidelines when certifying devices for use in California this rulemaking is amending these regulations to update them to the latest NHTSA guidelines. DMV also is making some minor changes to forms incorporated by reference.

Title 13
 California Code of Regulations
 AMEND: 125.00, 125.02, 125.12, 125.16, 125.18, 125.20, 126.00, 127.00, 127.08 REPEAL: 126.02
 Filed 07/29/2015
 Effective 10/01/2015
 Agency Contact: Randi Calkins (916) 657-8898

File# 2015-0723-07
 FISH AND GAME COMMISSION
 Tuna Sport Fishing

This rulemaking action by the Fish and Game Commission (FGC) amends sections 27.65 and 28.38 of title 14 of the California Code of Regulations to amend the daily bag limit for Pacific bluefin tuna from ten to two tuna. In addition, the Commission is amending the filleting requirements for all species of tuna filleted on a boat or brought ashore as fillets.

Title 14
 California Code of Regulations
 AMEND: 27.65, 28.38
 Filed 07/29/2015
 Effective 07/30/2015
 Agency Contact: Sherrie Fonbuena (916) 654-9866

File# 2015-0622-04
 FISH AND GAME COMMISSION
 Petitions for Regulation Change

This rulemaking action by the Fish and Game Commission (Commission) makes specific the process by which a person may petition the Commission for a regu-

latory change pursuant to Government Code section 11340.6.

Title 14
California Code of Regulations
ADOPT: 662
Filed 07/31/2015
Effective 10/01/2015
Agency Contact: Sherrie Fonbuena (916) 654-9866

File# 2015-0619-06
OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD
Storage Battery Systems and Changing and Charging Storage Batteries

The Occupational Safety and Health Standards Board proposed this action to adopt section 5184 and to amend section 5185 in title 8 of the California Code of Regulations. The two sections pertain to storage battery systems and to changing and charging storage batteries. The purpose of this action is to update standards for storage batteries to address modern types of batteries in addition to clarifying regulations applicable to traditional lead-acid batteries.

Title 8
California Code of Regulations
ADOPT: 5184 AMEND: 5185
Filed 07/30/2015
Effective 10/01/2015
Agency Contact: Marley Hart (916) 274-5721

File# 2015-0617-01
OFFICE OF TOURISM
Minor Revisions to the Regulations Regarding the Tourism Marketing Act

This action amends various regulatory sections to remove reference to the agency Secretary, alter definitions, delete a form, and amend assessments payable within the tourism industry.

Title 10
California Code of Regulations
AMEND: 5350, 5353, 5354, 5354.1, 5356, 5357.1, 5357.2, 5358.6, 5358.7, 5358.10 REPEAL: 5358.1
Filed 07/29/2015
Effective 10/01/2015
Agency Contact:
Scott M. Plamondon (916) 558-6043

File# 2015-0619-02
STATE PERSONNEL BOARD
Rule 100 Regulatory Changes

The State Personnel Board (Board) submitted this action without regulatory effect, pursuant to title 1,

California Code of Regulations, section 100, to repeal seven regulations under title 2 of the California Code of Regulations as a result of the Governor's Reorganization Plan No.1 of 2011, which transferred many duties and powers from the Board to the Department of Human Resources. The basis for these repealed sections being without regulatory effect is because all statutory authority for the regulations have been repealed.

Title 2
California Code of Regulations
REPEAL: 547.80, 547.82, 547.83, 547.84, 547.85, 547.86, 547.87
Filed 07/30/2015
Agency Contact: Jeanne Wolfe (916) 651-1043

**CCR CHANGES FILED
WITH THE SECRETARY OF STATE
WITHIN March 4, 2015 TO
August 5, 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
07/30/15 REPEAL: 547.80, 547.82, 547.83, 547.84, 547.85, 547.86, 547.87
07/30/15 ADOPT: 599.980, 599.981, 599.982, 599.983, 599.984, 599.985, 599.986
AMEND: 599.980 (renumbered to 599.987), 599.981 (renumbered to 599.988), 599.982 (renumbered to 599.989), 599.985 (renumbered to 599.990), 599.986 (renumbered to 599.991), 599.987 (renumbered to 599.992), 599.988 (renumbered to 599.993), 599.990 (renumbered to 599.994), 599.992 (renumbered to 599.995), 599.993 (renumbered to 599.996), 599.994 (renumbered to 599.997), 599.995 (renumbered to 599.998)
07/16/15 AMEND: 548.42, 548.124
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
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

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08/04/15 AMEND: 3435(b)
07/21/15 AMEND: 3439(b)
07/08/15 AMEND: 3435(b)
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)
04/30/15 AMEND: 3435
04/16/15 AMEND: 6512
04/15/15 ADOPT: 6738.1, 6738.2, 6738.3, 6738.4
AMEND: 6000, 6702, 6720, 6724, 6738,
6739, 6764, 6771, 6793, 6795 REPEAL:
6486.7, 6736
04/09/15 AMEND: 3435(b)
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

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07/31/15 ADOPT: 1866.1 AMEND: 1844
07/28/15 AMEND: 10325
07/23/15 AMEND: 1632
07/22/15 AMEND: 400, 401, 402, 403, 404, 405,
406
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,
8078.7
03/13/15 AMEND: 5205, 5230
03/10/15 ADOPT: 10170.16, 10170.17, 10170.18,
10170.19, 10170.20, 10170.21,
10170.22, 10170.23, 10170.24
03/09/15 ADOPT: 10091.1, 10091.2, 10091.3,
10091.4, 10091.5, 10091.6, 10091.7,

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07/30/15	ADOPT: 71105, 71105.5, 71410, 71471, 71775, 71775.5, 74240, 74250, 75140 AMEND: 70000, 71400, 71650, 75150	04/27/15	ADOPT: 6900, 6901, 6902, 6903, 6904, 6905, 6906, 6907, 6908
07/20/15	ADOPT: 80054.1 AMEND: 80054	04/13/15	ADOPT: 5508, 5509, 5510, 5511, 5512, 5513, 5514, 5515, 5516
05/21/15	AMEND: 19810	03/25/15	AMEND: 2303, 2303.1, 2303.2, 2303.3, 2303.4, 2303.5, 2303.6, 2303.7, 2303.8, 2303.9, 2303.10, 2303.11, 2303.12, 2303.13, 2303.14, 2303.16, 2303.17, 2303.18, 2303.19, 2303.20, 2303.21, 2303.22, 2303.23, 2303.24, 2303.25
05/18/15	AMEND: 19810	03/18/15	ADOPT: 6432
03/12/15	AMEND: 19810	03/16/15	ADOPT: 6426, 6434
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07/30/15	ADOPT: 5184 AMEND: 5185	06/24/15	AMEND: 1005, 1007, 1008
07/06/15	AMEND: 5530, 5568, 5572, 5574, 5575, 5621, 2540.7, 2540.8	06/02/15	AMEND: 999.5
04/30/15	ADOPT: 9980, 9981, 9982, 9983 AMEND: 9990, 9992, 10208.7 REPEAL: 9994	05/13/15	AMEND: 51.14
04/30/15	AMEND: 4345, 4351, 4352, 4354	05/13/15	AMEND: 51.17
04/30/15	AMEND: 1618.1(e)	05/13/15	AMEND: 51.22
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	03/09/15	ADOPT: 4250, 4251, 4252, 4253, 4254, 4255, 4256, 4257, 4258, 4259
04/06/15	AMEND: 9701, 9702	Title 13	
04/06/15	ADOPT: 17300, 17301, 17302, 17303, 17304, 17305, 17306, 17307, 17308, 17309, 17310	07/29/15	AMEND: 125.00, 125.02, 125.12, 125.16, 125.18, 125.20, 126.00, 127.00, 127.08 REPEAL: 126.02
04/03/15	AMEND: 3395	06/19/15	ADOPT: 16.00, 16.02, 16.04, 16.06, 16.08, 16.10, 16.12, 16.14
Title 9		05/29/15	ADOPT: 1153 AMEND: 1150.1, 1150.2, 1151.1, 1151.2, 1151.3, 1151.4, 1151.5, 1151.5.1, 1151.6, 1151.7, 1151.8, 1151.8.1, 1151.8.2, 1151.8.3, 1151.8.4, 1151.9, 1151.9.1, 1151.10, 1151.10.1, 1152.1, 1152.2, 1152.2.1, 1152.3, 1152.3.1, 1152.4, 1152.4.1, 1152.4.2, 1152.5, 1152.6, 1152.6.1, 1152.7, 1152.7.1 REPEAL: 1152.8
07/16/15	ADOPT: 3200.182, 3200.183, 3200.184, 3510.020, 3580, 3580.010, 3580.020, 3900, 3905, 3910, 3910.010, 3910.015, 3910.020, 3915, 3925, 3930, 3935	04/09/15	AMEND: 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629
06/15/15	AMEND: 4210	Title 14	
06/01/15	ADOPT: 4530, 4530.1, 4530.2, 4530.3, 4530.4, 4530.5, 4530.6, 4530.7, 4530.8, 4530.9, 4530.10, 4530.11, 4530.12	08/04/15	AMEND: 13055
05/27/15	AMEND: 7400	07/31/15	ADOPT: 662
03/09/15	AMEND: 4210	07/29/15	AMEND: 27.65, 28.38
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07/29/15	AMEND: 5350, 5353, 5354, 5354.1, 5356, 5357.1, 5357.2, 5358.6, 5358.7, 5358.10 REPEAL: 5358.1	07/21/15	ADOPT: 18959, 18960, 18961, 18962, 18963, 18964, 18965, 18966, 18967, 18968, 18969, 18970, 18971
07/29/15	AMEND: 5350, 5357.1	07/13/15	AMEND: 1038, 1052.1
07/27/15	ADOPT: 2240.15, 2240.16, 2240.6, 2240.7 AMEND: 2240, 2240.1, 2240.4, 2240.5		
07/06/15	ADOPT: 6850, 6852, 6854, 6856, 6858, 6860, 6862, 6864, 6866, 6868		
06/29/15	ADOPT: 2194.18, 2194.19, 2194.20, 2194.21, 2194.22, 2194.23, 2194.24, 2194.25, 2194.26		
06/15/15	ADOPT: 6432		
05/26/15	ADOPT: 2563		

07/10/15	ADOPT: 748.5	3341.9	AMEND: 3000, 3044, 3269,
07/02/15	ADOPT: 8.01	3269.1, 3335, 3336, 3337, 3338, 3339,	
07/01/15	AMEND: 7.50	3340, 3341, 3341.5, 3342, 3343, 3344	
06/26/15	ADOPT: 250.1 AMEND: 311, 353, 464, 465, 475, 485 REPEAL: 355	05/29/15	ADOPT: 8113
06/24/15	AMEND: 165	05/26/15	ADOPT: 8100, 8102, 8104, 8105, 8106, 8107, 8108, 8110, 8111, 8112, 8114, 8118, 8119, 8119.1, 8120 AMEND: 8000
06/22/15	ADOPT: 364.1 AMEND: 360, 361, 362, 363, 364, 702, 708.5, 708.11, 713	05/26/15	AMEND: 2275
06/22/15	AMEND: 1665.7	05/26/15	AMEND: 233
06/22/15	AMEND: 895.1, 1038, 1038.2	04/30/15	AMEND: 3006, 3134.1, 3135
06/04/15	AMEND: 7.50	04/27/15	ADOPT: 3999.18
05/28/15	AMEND: 3550.14	04/22/15	AMEND: 3001, 3042, 3043, 3084.7, 3379, 3768.2
05/21/15	AMEND: 708.3, 708.10, 708.11	04/16/15	ADOPT: 3410.1 AMEND: 3173.2
05/01/15	AMEND: 27.80	03/17/15	ADOPT: 3410.2 AMEND: 3000, 3173.2, 3287, 3410.1
04/28/15	AMEND: 28.20, 28.95	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
04/27/15	AMEND: 1273.01, 1273.02, 1273.05, 1273.06, 1273.07, 1273.08, 1273.10, 1273.11, 1274.01, 1274.09, 1275.00, 1275.01, 1275.10, 1275.15, 1276.00, 1276.03	03/12/15	REPEAL: 3999.13
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		
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07/31/15	AMEND: 3043, 3044	07/27/15	AMEND: 2517.5, 2575.5
07/27/15	ADOPT: 3410.2 AMEND: 3000, 3173.2, 3287, 3410.1	07/23/15	AMEND: 98
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, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1860, 1866, 1867, 1868, 1870, 1872, 1876, 1878, 1888, 1890, 1892 REPEAL: 1857	06/29/15	AMEND: 961
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06/17/15	AMEND: 3000, 3268, 3268.1, 3268.2	06/23/15	AMEND: 1888
06/02/15	AMEND: 3124	06/10/15	AMEND: 1388, 1388.6, 1389, 1392
06/01/15	ADOPT: 3335.5, 3341.1, 3341.2, 3341.3, 3341.4, 3341.5, 3341.6, 3341.7, 3341.8,	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
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		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

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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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07/27/15 ADOPT: 474
06/25/15 AMEND: 1591
06/25/15 AMEND: 308.6
05/13/15 AMEND: 1685.5
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04/30/15 AMEND: 1621
03/19/15 AMEND: 472, 902, 904
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06/25/15 AMEND: 3.3
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05/29/15 ADOPT: 1609
- 05/21/15 AMEND: 3103
05/15/15 AMEND: 1601, 1602, 1604, 1605.1, 1605.2, 1605.3, 1606
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07/23/15 AMEND: 97177.15, 97244
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07/14/15 AMEND: 51341.1
06/24/15 ADOPT: 50188
06/10/15 AMEND: 72443, 72449, 72467
06/03/15 AMEND: 66262.12(b)
06/01/15 AMEND: 101169(d)(18), 101225(f), 101425(d)(2)
05/27/15 AMEND: 72516, 73518
05/20/15 AMEND: 52000
05/12/15 ADOPT: 51193.1, 51193.3 AMEND: 51051, 51113, 51311, 51511.6, 51531
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07/06/15 ADOPT: 876
06/23/15 ADOPT: 35270 AMEND: 35037, 35181, 35183, 35184, 35269, 35271, 35273
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
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04/22/15 ADOPT: 600, 600.1, 600.2, 600.3, 600.4, 601, 602, 603, 603.5, 604, 605, 606, 607.1, 607.2, 607.3, 608.1, 608.2, 608.3, 610.1, 610.2, 610.3, 610.4, 610.5, 610.6, 610.7, 610.8, 610.9, 610.10, 610.11, 612.1, 612.2, 612.3, 612.4, 612.5, 612.6, 612.61, 612.62, 612.63, 612.64, 612.65, 612.66, 612.67, 615.1, 615.2, 615.3, 618, 620, 625.1, 625.2, 625.3, 625.4, 625.5, 625.6, 625.7, 635.0
03/30/15 ADOPT: 877, 878, 878.1, 878.2, 879, 879.1, 879.2
03/27/15 AMEND: 879(c)
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03/18/15 AMEND: 3939.10
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06/29/15	ADOPT: 42-749	AMEND: 41-440,	44-305, 44-313, 44-315, 44-316,		
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		05/06/15	AMEND: 31-502		

