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**PROPOSED ACTION ON
REGULATIONS**

Information contained in this document is published as received from agencies and is not edited by Thomson West.

**TITLE 2. FAIR POLITICAL PRACTICES
COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices 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 amended conflict of interest codes of the following agencies:

CONFLICT OF INTEREST CODE

AMENDMENT

STATE AGENCIES: California State University

California Institute for
Regenerative Medicine

San Francisco Bay
Conservation and
Development Commission

A written comment period has been established commencing on **September 11, 2007**, and closing on **October 26, 2007**. Written comments should be directed to Adrienne Korchmaros, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814.

At the end of the 45-day comment period, the proposed amendment to the conflict of interest code will be submitted to the Commission's Executive Director for review, unless any interested person, or his or 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 amendment will be submitted to the Commission for review.

The Executive Director of the Commission will review the above-referenced amendment to the conflict of interest code, proposed pursuant to Government Code section 87300, which designates, pursuant to Government Code section 87302, employees who must

disclose certain investments, interests in real property, and income.

The Executive Director or the Commission, upon his or her own motion or at the interest of any interested person, will approve, or revise and approve, or return the amendment to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments, or comments, in writing to the Executive Director of the Commission, relative to review of the proposed amendment to the conflict of interest code. Any written comments must be received no later than **October 26, 2007**. 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 code 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 Adrienne Korchmaros,

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

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

NOTICE IS HEREBY GIVEN that the Department of Food and Agriculture (Department) is proposing to take the action described in the Informative Digest. A public hearing is not scheduled for this proposal. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period. Any person interested may present statements or arguments in writing relevant to the action proposed to the person designated in this Notice as the contact person from **September 14, 2007 and ending at 5:00 p.m. on October 29, 2007**. Following the public hearing, if one is requested, or following the written comment period if no public hearing is requested, the Department, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by sections 407, 19227, 19228, and 19315 of the Food and Agricultural Code, and to implement, interpret or make specific sections 19227, 19228, and 19315 of said Code, the Department proposes changes to Chapter 4, Division 2, of Title 3 of the California Code of Regulations, as follows:

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Existing law, Food and Agricultural Code section 19227 authorizes the Department of Food and Agriculture (Department), in addition to the fees required pursuant to section 19225, to charge each licensed renderer and collection center an additional fee necessary to cover the costs of administering Article 6 (commencing with section 19300) and Article 6.5 (commencing with

section 19310). The additional fees authorized may not exceed \$3,000 per year per each licensed rendering plant or collection center.

Existing law, Food and Agricultural Code section 19315 authorizes the Branch, in addition to the registration fee required by section 19312, to charge an additional fee necessary to cover the costs of administering the enforcement program for transporters of inedible kitchen grease. The additional fee charged shall not exceed \$300 per year per vehicle that is operated to transport kitchen grease, and shall not exceed \$3,000 per year per registered transporter.

Existing regulations, sections 1180.3.1 and 1180.3.2 of Article 37.1, Subchapter 2, Chapter 4, Division 2 of Title 3 of the California Code of Regulations, specify the enforcement fees required for rendering establishments, collection centers and transporters of inedible kitchen grease, and the method for collection.

This proposal amends the enforcement fee schedule in section 1180.3.1 in order for the Department to continue to fund the Rendering Enforcement Program.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None

Local Mandate: None

Cost to Any Local Agency or School District for Which Government Code Section 17561 Requires Reimbursement: None

Business Impact: The Department has made an initial determination that the proposed regulatory action will not have a significant, statewide adverse economic impact directly affecting California businesses, including the ability of California businesses to compete with businesses in other states. This proposal affects the rendering industry in California. The costs impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action are an increase in the enforcement fees to the statutory limits specified in sections 19227 and 19315 of the Food and Agricultural Code.

In making these determinations, the Department has considered alternatives that would lessen any adverse economic impact on businesses. The alternatives available to the Department were to seek enforcement fee increases measurably less than the current enforcement fee structure, or not seek any enforcement fee increase. However, these are not viable alternatives based upon the following:

- The existing enforcement fees specified in section 1180.3.1 or any amount measurably less will not fund the operation of services provided by the Meat and Poultry Inspection Branch, and support an increase in staffing as requested by industry with an adequate program reserve beyond the Fiscal Year 2007/08.
- The enforcement fee increases will ensure the continuity of program service until the Food and Agricultural Code sections 19227 and 19315 sunset date of July 2010, or if legislation is passed extending the life of the program, to continue service to industry.
- The enforcement fee increases are necessary to maintain and/or retain the current level of professional staffing, with the ability to hire an additional Senior Special Investigator as requested by industry.

The Department invites the public to submit alternatives to this proposal during the written comment period.

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

Cost Impacts on Private Persons or Entities: The costs impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action are an increase in the enforcement fees to the statutory limits specified in sections 19227 and 19315 of the Food and Agricultural Code. This proposal affects private persons or entities engaged in the rendering industry.

Effect on Housing Costs: None

EFFECT ON SMALL BUSINESS

The Department has determined that the proposed regulations would affect small businesses.

CONSIDERATION OF ALTERNATIVES

The Department of Food and Agriculture must determine that no reasonable alternative which is 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 or would be as effective and less burdensome to affected private persons than the proposed action described in this Notice.

Any interested person may present statements or arguments orally or in writing relevant to the above deter-

minations at the above-mentioned hearing (if a hearing is requested from the public), or during the public comment period.

INITIAL STATEMENT OF REASONS

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and of the initial statement of reasons, and all the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing (if a hearing is requested) or during the public comment period upon request from the Department of Food and Agriculture, 1220 N Street, Room A-171, Sacramento, CA 95814.

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

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

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

CONTACT PERSONS

Inquires concerning the substance of the proposed regulations is to be addressed to the following:

Name:	Dr. Dennis Thompson, Chief
Address:	Department of Food and Agriculture Meat and Poultry Inspection Branch 1220 N Street, Room A-171 Sacramento, CA 95814
Telephone No.:	(916) 657-5080
Fax No.:	(916) 654-2608
E-mail address:	dthompson@cdfa.ca.gov

The backup contact person is:

Name: Thami Rodgers, Associate Analyst
Address: Department of Food and Agriculture
Animal Health and Food Safety Services
1220 N Street, Room A-114
Sacramento, CA 95814
Telephone No.: (916) 698-3276
Fax No.: (916) 653-4249
E-mail address: trodgers@cdfa.ca.gov

Written comments, facsimiles or e-mails regarding this proposal are to be addressed to the following:

Name: Thami Rodgers, Associate Analyst
Address: Department of Food and Agriculture
Animal Health and Food Safety Services
1220 N Street, Room A-114
Sacramento, CA 95814
Telephone No.: (916) 698-3276
Fax No.: (916) 653-4249
E-mail address: trodgers@cdfa.ca.gov

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

TITLE 10. DEPARTMENT OF INSURANCE

**STATE OF CALIFORNIA
DEPARTMENT OF INSURANCE**
300 Capitol Mall, 17th Floor
Sacramento, California 95814

REG-2007-00049 September 14, 2007

**NOTICE OF PROPOSED ACTION AND
NOTICE OF PUBLIC HEARING**

SUBJECT OF PROPOSED RULEMAKING

Notice is hereby given that the California Insurance Commissioner Steve Poizner proposes to amend Title 10, Chapter 5, Subchapter 7.7, Sections 2697.6 and 2697.61 of the California Code of Regulations (10 CCR §§2697.6 and 2697.61).

AUTHORITY AND REFERENCE

The Commissioner proposes to amend the regulations under the express authority of California Insurance Code Sections 10087, 10089.5(c), 10089.11, 10089.20 and 10089.26(a)(1). The proposed regulations will implement, interpret and make specific the provisions of California Insurance Code Sections 10089, 10089.11(a), 10089.28(b) and 12921.

PUBLIC HEARING

The Commissioner will hold a public hearing to provide all interested persons an opportunity to present statements or arguments, either orally or in writing, with respect to this regulation, as follows:

Date: November 2, 2007
Time: 10:00 a.m.
**Location: Board Meeting Room
State Board of Equalization
450 N Street, 1st Floor
Sacramento, California 95814**

The hearing will continue on the date noted above until all testimony has been submitted or 5:00 p.m., whichever is earlier.

**PRESENTATION OF WRITTEN COMMENTS;
CONTACT PERSONS**

All persons are invited to present oral and/or written comments at the hearing. Written comments not presented at the hearing must be addressed to the following contact person:

Bruce Patton, Senior Staff Counsel
California Department of Insurance
300 Capitol Mall, 17th Floor
Sacramento, CA 95814
Telephone: (916) 492-3560
E-mail: pattonb@insurance.ca.gov

Questions regarding procedure, comments, or the substance of the proposed action should be addressed to the above contact person. If he is unavailable, inquiries may be addressed to the following backup contact person:

Lisbeth Landsman-Smith, Staff Counsel
California Department of Insurance
300 Capitol Mall, 17th Floor
Sacramento, CA 95814
Telephone: (916) 492-3561

DEADLINE FOR WRITTEN COMMENTS

All written materials must be received by the Insurance Commissioner, addressed to the contact person at her address listed above, no later than 5:00 p.m. on November 2, 2007. Any written materials received after that time will not be considered.

COMMENTS TRANSMITTED BY ELECTRONIC COMMUNICATION

The Commissioner will accept written comments transmitted by e-mail provided they are sent to the following e-mail address: pattonb@insurance.ca.gov. The Commissioner will also accept written comments transmitted by facsimile provided they are directed to the attention of the contact person for this proceeding using the following facsimile number: (916) 324-1883. **Comments shall be transmitted by one method only and are subject to the deadline set forth above for written comments. Comments sent to other e-mail addresses or other facsimile numbers will not be accepted.**

ACCESS TO HEARING ROOMS

The facilities to be used for the public hearing are accessible to persons with mobility impairments. Persons with sight or hearing impairments are requested to notify the contact person for this hearing in order to make special arrangements, if necessary.

ADVOCACY OR WITNESS FEES

Persons or groups representing the interests of consumers may be entitled to reasonable advocacy fees, witness fees, and other reasonable expenses, in accordance with Insurance Code Section 10089.11(c) and the provisions of Subchapter 4.9, Title 10, California Code of Regulations, in connection with their participation in this matter. Persons interested in inquiring about the appropriate procedures should contact the Office of the Public Advisor at the following address:

California Department of Insurance
Office of the Public Advisor
300 Capitol Mall, 17th Floor
Sacramento, California 95814
(916) 492-3559

A copy of any written materials submitted to the Public Advisor regarding this rulemaking shall also be submitted to the contact person for this hearing. Please contact the Office of the Public Advisor for further information.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The California Earthquake Authority (“CEA”) was established by Legislative enactment of Chapter 8.6 of Part 1 of Division 2 of the Insurance Code (Insurance Code sections 10089.5 et seq.). Certain aspects of the CEA’s operations are identified in Insurance Code Section 10089.11 requiring the promulgation of regulations. In accordance, the Commissioner promulgated certain regulations under Title 10, Chapter 5, Subchapter 7.7 [California Earthquake Authority] of the Code of Regulations (CCR).

Under the existing regulations, the CEA is required to maintain separate financing for its base limits and optional-limits (usually called, “supplemental limits”) programs. Also under existing regulations, temporary transfers of capital between programs is authorized, but will sunset on December 1, 2008. The proposed regulations will do away with the separate financing for the programs altogether and treat the financing of the two programs as one and the same. Amendments to 10 CCR § 2697.6 will simplify the description of the coverages available under both programs and removes language that restricts the merging of the two programs finances. Amendments to 10 CCR § 2697.61 will also remove all language restricting merging of the two programs finances and will clarify that any obligations under current inter-program transfers will cease to exist upon enactment of the regulations.

COMPARABLE FEDERAL LAW

There are no existing federal regulations or statutes comparable to the proposed regulations.

OTHER STATUTORY REQUIREMENTS

There are no other specific statutory requirements applicable to the proposed regulation.

The Commissioner has made the following initial determinations:

Mandates On Local Agencies Or School Districts — Regulatory action imposed herein will result in no program mandates on local agencies or school districts.

Fiscal Impact — The regulation will involve no costs or savings to any State agency, no reimbursable costs to local agencies or school districts under Part 7 (commencing with Section 17500) of Division 4 of the Government Code, no nondiscretionary costs or savings to local agencies, and no costs or savings in federal funding to the State.

Impact On Housing Costs — The proposed regulation will have no significant effect on housing costs.

Economic Impact On Businesses — The proposed regulation 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 because the proposed amendments pertain exclusively to internal CEA procedures.

Cost Impact On Private Persons Or Entities/Businesses — The Commissioner 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 Regarding Effect On Jobs/Businesses — The regulation will not affect the creation or elimination of jobs in the State of California, the creation of new businesses or the elimination of businesses in the State of California, and the expansion of businesses currently doing business within the State of California.

Impact On Small Business — The proposed amendment will only affect insurance companies and will therefore not affect small business. Pursuant to Government Code section 11342.610(b)(2), insurers are not small businesses. All reinsurers are necessarily insurers.

ALTERNATIVES

The Commissioner must determine that no reasonable alternative considered by the Commissioner or that has otherwise been identified and brought to the attention of the Commissioner 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. The Commissioner invites public comment on alternatives to this regulation.

TEXT OF REGULATIONS AND STATEMENT OF REASONS

The Commissioner has prepared an initial statement of reasons that sets forth the reasons for the proposed action. The Commissioner also has available all the information upon which this proposed action is based as well as the express terms of the proposed action. The initial statement of reasons and the text of the proposed amendment are available on the Department's website and may be accessed as explained below.

The Commissioner will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the address above, which currently includes this notice, the proposed text of the regulation, and the initial statement of reasons. Requests for inspection and copying should be directed to the contact person listed above. The final statement of reasons will be made available for inspection and copying once it has been prepared. Requests for the final

statement of reasons should also be directed to the contact person listed above.

AUTOMATIC MAILING

A copy of this notice, including the informative digest, which contains the general substance of the proposed regulation, will automatically be sent to all persons on the Insurance Commissioner's mailing list.

WEBSITE POSTINGS

Documents concerning this proceeding are available on the Department's website. To access them, go to <http://www.insurance.ca.gov>. Find, near at the top of the rightmost column, the pull down menu under the heading "Quick Links." Under the heading, "For Insurers," select the "Regulations" link. On the "Insurers: Regulations" page, click on the "Proposed Regulations" link. Then, click on the "Search for Proposed Regulations" link. When the "Search or Browse for Documents for Proposed Regulations" screen appears, you may choose to find the documents either by conducting a search or by browsing for them by name.

To search, enter "REG-2007-00049" (the Department's regulation file number for this regulation) in the search field. Alternatively, search using as your search term the California Insurance Code section number of a code section that the regulations implement (for instance, "10089.11"), or search by keyword ("CEA," for example, or "earthquake"). Then, click on the "Submit" button to display links to the various filing documents.

To browse, click on the "Browse All Regulations" button near the bottom of the screen. A list of the names of regulations for which documents are posted will appear.

AVAILABILITY OF MODIFIED TEXT OF REGULATION

In response to public comment, the Commissioner may determine that changes to the proposed text are appropriate. If the Commissioner makes changes that are sufficiently related to the original proposed text, copies of the changed text (with the changes clearly indicated) will be made available to the public for at least 15 days before the Commissioner adopts the regulation as modified. Please send requests for copies of any changed text to the Contact Person listed above. Copies of the changed text will automatically be sent to all persons who testified or presented comments at the public hearing or submitted written comments during the comment period, and to anyone who requested information regarding the proposal. The Commissioner will accept

written comments concerning the changes only, for a period of at least 15 days after the date on which the changed text is made available.

TITLE 14. CALIFORNIA COASTAL COMMISSION

NOTICE OF PROPOSED RULEMAKING

NOTICE IS HEREBY GIVEN that the **CALIFORNIA COASTAL COMMISSION** is proposing to amend and adopt various sections of the Commission’s regulations in Chapters 5, 6 and 8 of Division 5.5 of Title 14 of the California Code of Regulations. These chapters include fees for filing applications with the Commission.

A written comment period has been established commencing on **September 14, 2007** and terminating on **October 29, 2007**. Public hearings are scheduled on Friday, October 12, 2007 at 9 a.m. at the Crowne Plaza Los Angeles Harbor Hotel, in San Pedro, CA, and Wednesday, November 14, 2007 at 9 a.m. at the Sheraton San Diego Hotel, in San Diego, CA. Interested persons may comment orally or in writing about the proposed changes at either of the two hearings or may sub-

mit written comments concerning the proposed changes to the **CALIFORNIA COASTAL COMMISSION, 725 FRONT STREET, SUITE 300, SANTA CRUZ, CA 95060-4508**. Written comments may be submitted to the Commission on the day of the hearing at the meeting prior to the Commission’s consideration of the matter. It is requested, but not required, that written comments be mailed so that they are received no later than three (3) working days prior to the date of the public hearing. It is requested, but not required, that persons who submit written comments to the Commission at the hearing provide twenty (20) copies of such comments. This will ensure that each commissioner will receive a copy.

AUTHORITY AND REFERENCE

The authority for the proposed regulatory action is found in Public Resources Code section 30333 wherein the California Coastal Commission is authorized to adopt and amend regulations to carry out the purposes and provisions of the Coastal Act and to govern procedures of the Commission.

The proposed regulatory action would implement, interpret, and make specific Public Resources and Government Code sections as follows:

AUTHORITY AND REFERENCE CITATIONS FOR REGULATORY ACTION TO TITLE 14, CHAPTERS 5, 6 AND 8 TO COASTAL COMMISSION REGULATIONS

Section	Authority	Reference
13055	Public Resources Code § 30333	Public Resources Code § 30620(c), 30253
13169	Public Resources Code § 30333	Public Resources Code § 30600, 30604 and 30620.6
13255.0	Public Resources Code § 30333	Public Resources Code § 30103(b)
13255.1	Public Resources Code § 30333	Public Resources Code § 30103(b)
13255.2	Public Resources Code § 30333	Public Resources Code § 30103(b)
13576	Public Resources Code § 30333 30501 and 30620.6	Public Resources Code § 30519 and 30603

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The California Coastal Commission (hereinafter “Commission”) proposes to amend various sections of the Commission’s regulations in Chapters 5, 6 and 8 of Division 5.5 of Title 14 of the California Code of Regulations. These chapters include fees for submitting permit applications and other filings to the Commission. The proposed amendments update the Commission’s filing fees, reorganize the regulations for clarity, and clarify ambiguities. The majority of the Commission’s fees are contained within section 13055 of the regula-

tions. Other sections related to filing fees which are proposed to be amended are: 13169, 13255 and 13576.

The proposed amendments include the following:

1. Increased fee amounts
2. New fee categories for:
 - a. Federal Consistency Certifications
 - b. Boundary Determinations
 - c. Appeals pursuant to sections 30602 and 30603(a)(5) of the Coastal Act
 - d. Written exemptions from coastal development permits

3. Escalator clause, in proposed section 13055(c), which would allow the Commission to update the fees each year according to inflation without undertaking the rulemaking process

EFFECTS ON LOCAL AGENCIES OR SCHOOL DISTRICTS

None

4. Two new provisions for fee reductions in proposed sections 13055(h)(2) and 13055(h)(3): one for affordable housing and one for green building

COST OR SAVINGS TO STATE AGENCIES OR IN FEDERAL FUNDING TO THE STATE

None

The purpose of the amendments is to establish fees that are based on a portion of the average costs that the Commission incurs in processing permit applications and other filings. Currently, the Commission's filing fee revenue, which is directed to the Coastal Access Account, constitutes approximately 8% of its regulatory budget. The proposed amendments would increase the filing fee revenue so that it would constitute up to 50% of the Commission's regulatory costs and budget. Because there are numerous categories of regulatory actions that the Commission cannot charge fees for, such as Local Coastal Program amendments and public agency applications, the Commission thinks that a target of 50% of the Commission's regulatory costs is appropriate.

SIGNIFICANT ADVERSE IMPACT ON BUSINESS

The proposed amendments 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. This is because only a very small percentage of businesses in the Coastal Zone are required to pay the Commission's filing fees. These are the businesses which voluntarily elect to undertake development in the coastal zone and as a result, submit permit applications and other filings to the Commission. Additionally, once a local government has coastal permitting authority to issue permits within their jurisdiction, businesses will then apply for a coastal development permit from their local government. Also, these businesses are only required to pay a one time fee, typically at the time of development, which is a very small percentage of the project's total development cost. Furthermore, the Commission's proposed fees are not excessive in comparison to those charged by local governments which issue coastal development permits in the Coastal Zone.

To establish appropriate fee amounts, Commission staff first analyzed the complexity of applications that are received within each fee category. Fees for more complex applications are higher than fees for less complex applications. Elements of complexity that affect the proposed fee amounts include: the square footage of the proposed development; the total cost of development; the typical number of technical studies associated with the development; the time and expertise required to perform services applied for; and the impact of the development on coastal resources, which requires analysis under the Coastal Act.

COST IMPACTS ON INDIVIDUALS OR BUSINESSES

The proposed regulations will have a range of cost impacts on individuals and businesses. The majority of the cost impacts result from the increased amount of existing fees, but in some cases, they result from the establishment of a new fee. The individuals and businesses directly affected by this action are those persons and businesses who voluntarily elect to undertake development in the coastal zone and as a result, submit permit applications and other filings to the Commission. These include individual homeowners, commercial and retail businesses, developers of hotels, resorts, and residential communities, and any other business that chooses to undertake development in the coastal zone in an area subject to the permit jurisdiction of the Coastal Commission.

Commission staff also conducted a survey of local governments which charge fees in the Coastal Zone for application review that is similar to the application review performed by the Commission. A detailed description of the survey can be found below in the section titled, "Technical studies." This survey was used to ensure that the proposed fees are not excessive in comparison to those charged by local governments.

LOCAL MANDATE

The proposed regulations do not impose a local mandate.

NONDISCRETIONARY COSTS OR SAVINGS IMPOSED UPON LOCAL AGENCIES

None

Those individuals and businesses that do not undertake activities which require an application filing fee from the Commission will not have any cost impacts.

Individuals and businesses that choose to undertake activities which require an application filing fee from the Commission may be charged new or additional fees which start at \$250. Depending on the type and intensity of development being proposed, individual landowners would typically be charged \$250 to \$6,500 more than the current fee. Business owners would be charged fees anywhere from \$250 for a boundary determination request, to \$250,000 for a large project with a development cost of over \$100,000,000.

Finally, the proposed regulations contain provisions that would minimize the fee increase for projects which incorporate affordable housing or green building. And, the regulations allow the Executive Director to waive the filing fee in whole or in part when requested by resolution of the Commission.

EFFECTS ON JOBS OR BUSINESSES

The proposed regulations will not eliminate or create jobs or businesses or expand businesses in the State of California.

SIGNIFICANT EFFECT ON HOUSING COSTS

None

ALTERNATIVES

The California Coastal Commission must determine that no reasonable alternative it has 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 or would be as effective as and less burdensome to affected private persons than the proposed action. Any interested person may submit statements or arguments orally or in writing relevant to the above determinations at the above-mentioned hearing or during the public comment period.

CONTACT PERSON

Inquiries and substantive questions on the proposed regulations should be directed to Madeline Cavalieri at (415) 904-5233 or mcavalieri@coastal.ca.gov.

COMMENTS

Written comments should be directed to Madeline Cavalieri, California Coastal Commission, 725 Front Street, Suite 300, Santa Cruz, CA 95060-4508, or mcavalieri@coastal.ca.gov and must be received no later than October 29, 2007 at 5:00 p.m. Written and

oral comments will be accepted at the public hearings which will take place on Friday, October 12, 2007 at 9 a.m. at the Crowne Plaza Los Angeles Harbor Hotel, in San Pedro, CA and Wednesday, November 14, 2007 at 9 a.m. at the Sheraton San Diego Hotel, in San Diego, CA.

AVAILABILITY OF PROPOSED REGULATIONS AND INITIAL STATEMENT OF REASONS

The California Coastal Commission has prepared the proposed revisions to its regulations and has available all of the information upon which its proposal is based. A copy of the proposed revisions, together with the Initial Statement of Reasons, which includes all of the information upon which the proposed regulatory action is based, may be obtained from the **CALIFORNIA COASTAL COMMISSION, 725 FRONT STREET, SUITE 300, SANTA CRUZ, CA 95060-4508** or by telephoning Jeff Staben at (415) 904-5202. Copies of this notice, the initial statement of reasons and the text of the proposed change may also be obtained from the Coastal Commission's website at www.coastal.ca.gov from which the documents may be reviewed and printed.

RULEMAKING FILE

A rulemaking file for this rulemaking activity is maintained at the Commission's office and is available for public review during the Commission's normal business hours. Requests to review the rulemaking file should be directed to Madeline Cavalieri at (415) 904-5233 or mcavalieri@coastal.ca.gov.

MODIFICATIONS TO ORIGINALLY PROPOSED REGULATIONS

Any sufficiently related modifications to the originally proposed text of the regulations will be made available for 15 days prior to the agency's adoption of the regulation.

FINAL STATEMENT OF REASONS

Once prepared, the final statement of reasons will be available as part of the Commission's rulemaking file and may be reviewed at the Commission's office and website or obtained by contacting Madeline Cavalieri at (415) 904-5233 or mcavalieri@coastal.ca.gov.

INTERNET ACCESS

The proposed regulation and all related documents will be available for review and printing on the Commission's website at www.coastal.ca.gov.

**TITLE 18. STATE BOARD OF
EQUALIZATION**

NOTICE IS HEREBY GIVEN

The State Board of Equalization (Board), pursuant to the authority under Government Code section 15606 and Revenue and Taxation Code sections 251 and 452, proposes to adopt amendments to California Code of Regulations, title 18, section 101, *Board-Prescribed Exemption Forms*, and section 171, *Board-Prescribed Forms for Property Statements* (Property Tax Rules 101 and 171, respectively). A public hearing on the proposed amendments will be held in Room 121, 450 N Street, Sacramento, at 9:30 a.m., or as soon thereafter as the matter may be heard, on Thursday, November 15, 2007. Any interested person may present statements or arguments orally or in writing at that time and place. Written statements or arguments will be considered by the Board if received by the time of the November 15, 2007, hearing.

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

Under existing law, all tangible property, including real and personal, is subject to property tax. (Cal. Const. art. XIII, § 1.) In response to alleged widespread fraud in the assessment of property taxes within county assessors' offices, the Legislature enacted the 1966 Assessment Reform Program (Stats. 1966, ch. 147, §§ 2.7, 37, 39 (Assem. Bill No. 80), which amended Government Code section 15606 and Revenue and Taxation Code sections 441 and 452 to mandate that the Board (1) issue rules and regulations governing county assessors and boards of equalization and (2) prescribe in detail the content of property statements and other county property tax forms. In response to these mandates, the Board adopted Property Tax Rule 101, *Board-Prescribed Exemptions Forms*, in January 1967 (as an emergency regulation) and Property Tax Rule 171, *Board-Prescribed Forms for Property Statements and Oil and Dissolved Gas Production*, in October 1967. In 1969, both rules were amended to include procedural provisions for the county assessors to submit proposed property tax forms to the Board for approval prior to use by the counties. The Board's procedural process for approving county property tax forms has remained virtually unchanged since 1969.

Under Government Code section 15606 *et seq.*, the Board is charged with the duty of prescribing rules and regulations interpreting the statutes governing the local assessment of property taxes. Government Code sec-

tion 15606, subdivisions (c) through (f), provides the Board with the authority to prescribe and enforce the use of all forms for the assessment of property and to prepare and issue instructions to county assessors to promote the uniform assessment of property. This authority also includes, but is not limited to, the issuance of rules, regulations, instructions, and forms relating to classification of property and evaluation procedures.

Under Revenue and Taxation Code section 251, the Board is responsible for prescribing all procedures and forms required to carry into effect any property tax exemptions enacted by statute or constitutional amendment. Revenue and Taxation Code section 441 provides that, under certain specified circumstances, each person owning taxable personal property, other than a manufactured home, is required to file a property statement with the county assessor each year. Revenue and Taxation Code section 452 provides the Board with the authority to prescribe in detail the content of the property statements, including the specific wording to be used by all county assessors.

Currently, the Board is in the process of preparing electronic versions of all county property tax forms (approximately 150 forms) to enable the counties to place the forms on their Web sites so that taxpayers may complete and file them online. The Board is also developing procedures for an entirely electronic form-approval process so that approval of property tax forms used by county assessors can be accomplished via e-mail and/or the Internet. Currently, however, Property Tax Rules 101 and 171 require county assessors to submit hard copies of their property tax forms to the Board as part of the Board's form-approval process. Therefore, the Board proposes to amend Property Tax Rules 101 and 171 to permit the Board to review and approve property tax forms for county assessors via e-mail and/or the Internet. The proposed amendments to Property Tax Rules 101 and 171 will eliminate the hard-copy requirement, streamline the form-approval process, and make the process more efficient and easier for county assessors and Board staff.

In addition, Property Tax Rule 171 currently contains rules prescribing the use of long- and short-form property statements. These rules presently require that long-form property statements be used when the value of the personal property and fixtures being reported is greater than a certain specified amount set forth in Revenue and Taxation Code section 469 and Property Tax Rule 171. Property Tax Rule 171 allows, but does not require, short-form property statements to be used if the value of the personal property and fixtures being reported is less than the specified amount. The rules regarding the use of long- and short-form property statements, however, have not operated as originally intended. Rather, experience has shown that the threshold amount set

forth in Property Tax Rule 171 regarding the use of long-and short-form property statements must be amended each time the Legislature increases the amount specified in Revenue and Taxation Code section 469; thus, for the sake of convenience, a majority of county assessors have chosen to use the long-form property statements for all purposes. Accordingly, the Board has determined that it would be more cost effective and efficient to delete the rules regarding the use of long-and short-form property statements from Property Tax Rule 171 and simply discuss the distinction between long-and short-form property statements in a section of the Assessors' Handbook, which is available on the Board's Web site at:

<http://www.boe.ca.gov/proptaxes/ahcont.htm>.

The express terms of the proposed regulatory actions, written in plain English, are available from the agency contact person named in this notice.

COST OR SAVINGS TO STATE AND LOCAL AGENCIES AND SCHOOL DISTRICTS

The Board has determined that the proposed amendments to Property Tax Rules 101 and 171 do not impose a mandate on local agencies or school districts. Further, the Board has determined that the proposed amendments will not result in direct or indirect costs or savings to any state agency, any costs to local agencies or school districts that are required to be reimbursed under part 7 (commencing with Section 17500) of division 4 of title 2 of the Government Code, or other non-discretionary costs or savings imposed on local agencies, or cost or savings in federal funding to the State of California.

STATEMENT OF EFFECT ON BUSINESS

The Board has made the initial determination required by Government Code section 11346.5, subdivision (a)(7) that the proposed regulatory actions 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 amendments to Property Tax Rules 101 and 171 merely clarify existing statutory provisions and do not create any new burdens that directly affect business.

The adoption of the proposed amendments will give county assessors the option to submit property tax forms to the Board for approval electronically, but will neither create nor eliminate jobs in the State of California, nor result in the elimination of existing businesses, nor create or expand business in the State of California, nor impact the ability of California businesses to compete with businesses in other states.

The proposed regulatory actions will not affect small business since the proposed amendments to Property Tax Rules 101 and 171 only clarify existing statutory provisions relating to forms used by assessors and do not impose any additional compliance or reporting requirements on businesses.

COST IMPACT ON PRIVATE PERSONS OR BUSINESSES

The Board is not aware of any cost impacts that a representative private person or business would necessarily incur due to the proposed regulatory actions as the adoption of the proposed amendments to Property Tax Rules 101 and 171 do not impose any additional compliance or reporting requirements on private persons or businesses.

SIGNIFICANT EFFECT ON HOUSING COSTS

The Board has made an initial determination that the proposed regulatory actions will not have a significant effect on housing costs within the meaning of Government Code section 11346.5, subdivision (a)(12).

FEDERAL REGULATIONS

Property Tax Rules 101 and 171 do not have any comparable federal regulations.

AUTHORITY

The proposed regulatory actions are authorized by Government Code section 15606 and Revenue and Taxation Code sections 251, subdivision (a), and 452.

REFERENCE

The proposed regulatory actions will implement, interpret, or make more specific Revenue and Taxation Code sections 251, subdivision (a), and 452.

CONTACT

Questions regarding the substance of the proposed amendments to Property Tax Rules 101 and 171 should be directed to: Ms. Denise Riley, Tax Counsel, at 450 N Street, MIC:82, Sacramento, CA 94279-0082, email denise.riley@boe.ca.gov, telephone (916) 445-3540, or FAX (916) 323-3387.

Written comments for the Board's consideration, requests to present testimony, bring witnesses to the public hearing and inquiries concerning the proposed administrative action should be directed to Ms. Diane Ol-

son, Regulations Coordinator, telephone (916) 322-9569, fax (916) 324-3984, e-mail Diane.Olson@boe.ca.gov, or by mail to: State Board of Equalization, Attn: Diane Olson, MIC:80, P.O. Box 942879-0080, Sacramento, CA 94279-0080 by November 15, 2007.

ALTERNATIVES CONSIDERED

The Board must determine that no reasonable alternative considered by the Board, or identified and brought to the Board's attention, would be more effective in carrying out the purpose for which this regulatory action is proposed, or be as effective and less burdensome to affected private persons than the proposed regulatory action. In order to make the required determination, the Board sent letters to all the interested parties (see Letter to Assessors No. 2007/027, dated June 5, 2007, which is available on the Board's Web site at <http://www.boe.ca.gov/proptaxes/pdf/lta07027.pdf>) wherein the Board advised all the interested parties of the proposed amendments to Property Tax Rules 101 and 171 and requested their comments and/or suggested alternative language. The Board received several supportive comments from the interested parties regarding the proposed amendments and did not receive any negative comments nor any suggested alternative language. Having received no suggested alternatives, the Board reviewed the proposed language and determined that no alternative language would be more effective in carrying out the purposes for which the amendments were proposed, or be as effective or less burdensome to affected private persons than the proposed amendments.

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Board has prepared an Initial Statement of Reasons, and underscored and strike-out versions of Property Tax Rules 101 and 171 showing the Board's proposed regulatory action. These documents and all the information upon which the proposed regulatory action is based are available to the public upon request. The rulemaking file is available for public inspection at 450 N Street, Sacramento, California. The express terms of the proposed regulations are available on the Board's Web site at: <http://www.boe.ca.gov>. Requests for copies of the proposed regulations should be addressed to Ms. Diane Olson, Regulations Coordinator, (916) 322-9569, at P.O. Box 942879, 450 N Street, MIC:80, Sacramento, CA 94279-0080.

AVAILABILITY OF FINAL STATEMENT OF REASONS

The Board will prepare the Final Statement of Reasons for the proposed regulatory action in accordance with Government Code section 111346.9 after the Board conducts the public hearing on November 15, 2007. The Final Statement of Reasons will be made available on the Board's Web site once it is prepared. The Final Statement of Reasons will also be available for inspection at 450 N Street, Sacramento, California.

ADDITIONAL COMMENTS

Following the hearing, the Board may, in accordance with law, adopt the amended rules, if the text remains substantially the same as described in the text originally made available to the public. If the Board makes modifications which are substantially related to the originally proposed text, the Board will make the modified text, with the changes clearly indicated, available to the public for 15 days before adoption of the amended regulations. The text of the modified rules will be mailed to those interested parties who commented on the proposed regulatory actions orally or in writing or who asked to be informed of such changes. The modified rules will be available to the public and may be obtained from Ms. Olson. The Board will consider written comments on the modified rules for 15 days after the date on which the modified rules are made available to the public.

TITLE 18. STATE BOARD OF EQUALIZATION

NOTICE IS HEREBY GIVEN

The State Board of Equalization (the Board), pursuant to the authority vested in it by section 32451 of the Alcoholic Beverage Tax Law, proposes to adopt the following regulations: 2558. *Distilled Spirits*, 2559. *Presumption — Distilled Spirits*, 2559.1. *Rebuttable Presumption — Distilled Spirits*, 2559.3. *Internet List* and 2559.5. *Correct Classification*.

A public hearing on the proposed regulatory action will be held in Room 121, 450 N Street, Sacramento, at 9:30 a.m., or as soon thereafter as the matter may be heard, on Thursday, November 15, 2007. At the hearing, any person interested may present statements or arguments orally or in writing relevant to the proposed regulatory action. The Board will consider written statements or arguments if received by the time of the public hearing.

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

It was brought to the Board's attention, through a petition for rulemaking, that the definitions of "beer" and "distilled spirits" require clarity with respect to the classification of an alcoholic beverage commonly referred to as a flavored malt beverage (FMB). Neither California law, nor federal law, has a specific definition of FMB.

The Board proposes to adopt the following new regulations in order to clarify when an alcoholic beverage meets the definition of a "distilled spirit" or a "beer":

Regulation 2558. Distilled Spirits.

This regulation establishes that, effective July 1, 2008, a distilled spirit would include an alcoholic beverage, except wine as defined in Business and Professions Code section 23007, which contains 0.5 percent or more alcohol by volume from flavors or ingredients containing alcohol from the distillation of fermented agricultural products.

Regulation 2559. Presumption — Distilled Spirits.

This regulation establishes a presumption that alcoholic beverages, except wine as defined in Business and Professions Code section 23007, contain 0.5 percent or more alcohol by volume from flavors or ingredients containing alcohol obtained from the distillation of fermented agricultural products.

Regulation 2559.1. Rebuttable Presumption — Distilled Spirits.

This regulation allows the manufacturer of an alcoholic beverage to rebut the presumption set forth in proposed Regulation 2559 as to any particular alcoholic beverage by filing a statement, under penalty of perjury, that specifies the sources and amount of the alcohol content of the beverage. Additionally, this regulation provides that the Board may require a copy of a manufacturer's "Statement of Process" or product "Formula" filed with the Alcohol and Tobacco Tax Trade Bureau, its predecessor agency or successor agency, for any alcoholic beverage.

Regulation 2559.3. Internet List.

This regulation establishes and provides a time frame for Board staff to create and maintain an Internet listing of alcoholic beverages that have been found to have successfully rebutted the presumption set forth in proposed Regulation 2559.

Regulation 2559.5. Correct Correction.

This regulation provides that a taxpayer may rely on the Internet listing set forth in proposed Regulation

2559.3 for purposes of tax reporting with respect to alcoholic beverage products shown on the Board's Internet list at the time the tax liability was incurred.

COST OR SAVINGS TO STATE OR LOCAL
AGENCIES OR SCHOOL DISTRICTS

The Board has determined that the proposed regulatory action does not impose a mandate on local agencies or school districts. Further, the Board has determined that the proposed regulatory action will result in no direct or indirect cost or savings to any state agency, or any local agency or school district that is required to be reimbursed under Part 7 (commencing with section 17500) of Division 4 of Title 2 of the Government Code, or other non-discretionary cost or savings imposed on local agencies, or cost or savings in federal funding to the State of California.

EFFECT ON BUSINESS

Pursuant to Government Code section 11346.5, subdivision (a)(7), the Board makes an initial determination that the proposed Regulations will not have a significant statewide adverse economic impact directly affecting business.

The adoption of the proposed regulations will neither create nor eliminate jobs in the State of California, nor result in the elimination of existing businesses, nor create or expand business in the State of California.

The regulations proposed will not be detrimental to California businesses in competing with businesses in other states.

The proposed regulations may affect small business.

COST IMPACT ON PRIVATE
PERSON OR BUSINESSES

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

SIGNIFICANT EFFECT ON HOUSING COSTS

No significant effect.

FEDERAL REGULATIONS

The proposed regulations are comparable to Federal Regulation 27 CFR § 25.15.

AUTHORITY

Section 32451 of the Revenue and Taxation Code.

REFERENCE

Revenue and Taxation Code sections 32002, 32452 and 32453 and Business and Professions Code sections 23004, 23006 and 23007.

CONTACT

Questions regarding the substance of the proposed regulatory action should be directed to Ms. Monica Gonzalez Brisbane, (916) 322-0438, email Monica.Brisbane@boe.ca.gov, or by mail to: State Board of Equalization, Attn: Monica Gonzalez Brisbane, MIC:82, P.O. Box 942879, Sacramento, CA 94279-0082.

Written comments for the Board's consideration, notice of intent to present testimony or witnesses at the public hearing, and inquiries concerning the proposed administrative action should be directed to Ms. Diane Olson, Regulations Coordinator, telephone (916) 322-9569, fax (916) 324-3984, e-mail Diane.Olson@boe.ca.gov or Ms. Mira Tonis, telephone (916) 319-9518, e-mail Mira.Tonis@boe.ca.gov or by mail at State Board of Equalization, Attn: Diane Olson or Mira Tonis, MIC:80, P.O. Box 942879, 450 N Street, Sacramento, CA 94279-0080.

ALTERNATIVES CONSIDERED

The Board must determine that no reasonable alternative considered by it or that has otherwise been identified and brought to the Board's attention would be more effective in carrying out the purpose for which this action is proposed, or be as effective and less burdensome to affected private persons than the proposed regulatory action.

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATION

The Board has prepared an initial statement of reasons and an underscore and strike-out version (express terms) of the proposed regulations. Both of these documents and all information on which the proposal is based are available to the public upon request. The rule-making file is available for public inspection at 450 N Street, Sacramento, California. The express terms of the proposed regulations are available on the Internet at the Board's Web site, <http://www.boe.ca.gov>.

AVAILABILITY OF FINAL STATEMENT OF REASONS

The final statement of reasons will be made available on the Internet at the Board's Web site following the public hearing of the proposed regulation. It will also be available for your inspection at 450 N Street, Sacramento, California.

ADDITIONAL COMMENTS

Following the hearing, the Board may, in accordance with law, adopt the proposed regulations if the text remains substantially the same as described in the text originally made available to the public. If the Board makes modifications which are substantially related to the originally proposed text, the Board will make the modified text, with the changes clearly indicated, available to the public for fifteen days before adoption of the regulations. The text of any modified regulation will be mailed to those interested parties who commented on the proposed regulatory action orally or in writing or who asked to be informed of such changes. The modified regulation will be available to the public from Ms. Olson or Ms. Tonis. The Board will consider written comments on the modified regulation for fifteen days after the date on which the modified regulation is made available to the public.

TITLE 18. STATE BOARD OF EQUALIZATION

NOTICE IS HEREBY GIVEN that the State Board of Equalization, pursuant to the authority vested in it by section 15606(a) of the Government Code proposes to promulgate amendments to Regulation 1699, Permits, regarding Inactive Permits, in Title 18, Division 2, Chapter 4, of the California Code of Regulations, relating to sales and use tax. A public hearing on the proposed regulation will be held in Room 121, 450 N Street, Sacramento, at 9:30 a.m., or as soon thereafter as the matter may be heard, on November 15, 2007. At the hearing, any person interested may present statements or arguments orally or in writing relevant to the proposed regulatory action. The Board will consider written statements or arguments if received by November 15, 2007.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Regulation 1699, Permits, is proposed to be amended to clarify the administration of inactive seller's permits. Regulation 1699(f) discusses the administration of inactive seller's permits. The purpose of this proposed

regulation change is to more clearly explain the application of sellers permit predecessor liability rules. The proposed regulation changes the language in Regulation 1699(f) by clarifying the administration of inactive seller's permits. The new language clarifies the methods for notifying the board when a seller's permit becomes inactive. The proposed regulation also explains the limitation on predecessors liability set forth in Revenue and Taxation Code section 6071.1 and includes clarification of the regulatory limitation on the fraud penalty, making it clear that the fraud penalty can be imposed on the predecessor when the ownership of the successor who committed fraud is substantially the same as the predecessor ownership.

COST TO LOCAL AGENCIES AND SCHOOL DISTRICTS

The State Board of Equalization has determined that the proposed regulation does not impose a mandate on local agencies or school districts. Further, the Board has determined that the proposed regulation will result in no direct or indirect cost or savings to any State agency, any local agency or school district that is required to be reimbursed under Part 7 (commencing with section 17500) of Division 4 of Title 2 of the Government Code or other non-discretionary cost or savings imposed on local agencies, or cost or savings in Federal funding to the State of California.

EFFECT ON HOUSING COSTS

The Board of Equalization has made an initial determination that the proposed actions will not affect housing costs.

EFFECT ON BUSINESS

Pursuant to Government Code section 11346.5(a)(7), the Board of Equalization makes an initial determination that the adoption of Proposed Regulation 1699 will have no significant statewide adverse economic impact directly affecting business.

The adoption of the proposed regulation will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses nor create or expand business in the State of California.

The regulation as proposed will not be detrimental to California businesses in competing with businesses in other states.

COST IMPACT ON PRIVATE PERSON OR BUSINESSES

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

SIGNIFICANT EFFECT ON HOUSING COSTS

No significant effect.

FEDERAL REGULATIONS

Proposed Regulation 1699 has no comparable federal regulations.

AUTHORITY

Section 7051 Revenue and Taxation Code.

REFERENCE

Sections 6066–6075, Revenue and Taxation Code.

EFFECT ON SMALL BUSINESS

The proposed amendment of this regulation may affect small businesses.

CONTACT

Questions regarding the substance of the proposed regulation should be directed to Mr. David Levine (916) 324–2192, at 450 N Street, Sacramento, CA 95814, e-mail *David.Levine@boe.ca.gov* or by mail at State Board of Equalization, Attn: David Levine, MIC:85, P.O. Box 942879, 450 N Street, Sacramento, CA 94279–0050.

Written comments for the Board's consideration, notice of intent to present testimony or witnesses at the public hearing, and inquiries concerning the proposed administrative action should be directed to Ms. Diane Olson, Regulations Coordinator, telephone (916) 322–9569, fax (916) 324–3984, e-mail *Diane.Olson@boe.ca.gov* or Ms. Mira N. Tonis, Regulations Coordinator, telephone (916) 319–9518, fax (916) 324–3984, e-mail *Mira.Tonis@boe.ca.gov* or by mail at State Board of Equalization, Attn: Diane Olson or Mira N. Tonis MIC:80, P.O. Box 942879, 450 N Street, Sacramento, CA 94279–0080.

ALTERNATIVES CONSIDERED

The Board must determine that no reasonable alternative considered by it or that has been otherwise identified and brought to its attention would be more effective in carrying out the purpose for which this action is proposed, or be as effective as and less burdensome to affected private persons than the proposed action.

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATION

The Board has prepared an initial statement of reasons and an underscored version (express terms) of the proposed regulation. Both of these documents and all information on which the proposal is based are available to the public upon request. The Rulemaking file is available for public inspection at 450 N Street, Sacramento, California. The express terms of the proposed regulation are available on the Internet at the Board's web site <http://www.boe.ca.gov>.

AVAILABILITY OF FINAL STATEMENT OF REASONS

The final statement of reasons will be made available on the Internet at the Board's web site following its public hearing of the proposed regulation. It also will be available for your inspection at 450 N Street, Sacramento, California.

ADDITIONAL COMMENTS

Following the hearing, the State Board of Equalization may in accordance with law adopt the proposed regulation if the text remains substantially the same as described in the text originally made available to the public. If the State Board of Equalization makes modifications which are substantially related to the originally proposed text, the Board will make the modified text, with the changes clearly indicated, available to the public for fifteen days before adoption of the regulation. The text of any modified regulation will be mailed to those interested parties who commented on the proposed regulatory action orally or in writing or who asked to be informed of such changes. The modified regulation will be available to the public from Ms. Olson or Ms. Tonis. The State Board of Equalization will consider written comments on the modified regulation for fifteen days after the date on which the modified regulation is made available to the public.

GENERAL PUBLIC INTEREST

OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

**California Environmental Protection Agency
Office of Environmental Health
Hazard Assessment
Notice to Interested Parties**

September 14, 2007

**ANNOUNCEMENT OF
PUBLIC COMMENT PERIOD**

**Draft Technical Support Document
On Proposed Public Health Goal for
1,2,3-Trichloropropane
in Drinking Water**

The Office of Environmental Health Hazard Assessment (OEHHA) within the California Environmental Protection Agency is announcing the availability of the draft technical support document for a proposed Public Health Goal (PHG) for the organic solvent 1,2,3-trichloropropane in drinking water. The draft document is posted on the OEHHA Web site (www.oehha.ca.gov). OEHHA is soliciting comments on the draft report during a 45-day comment period. The Office will also hold a public workshop on October 9, 2007, at the Elihu Harris Building, 1515 Clay Street, Oakland, 94612, Room 15, 10 a.m.–12 noon, 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 encourage a dialogue between OEHHA scientists and the public, to discuss the scientific basis of the proposed PHG, and to receive comments. Following the workshop, OEHHA will evaluate all the comments received, revise the document as appropriate, and make it available for another 30-day comment period. After any subsequent revisions, the final document will be posted on our Web site along with responses to the major comments from the public at the workshop and during the public review and scientific comment periods.

Oral and written comments received at the workshop will be considered during the revision of the draft technical support document. Written comments must be received at the OEHHA address below by 5:00 p.m. on October 30, 2007, to be considered during this revision period for the documents.

The PHG technical support documents provide information on the health effects of contaminants in

drinking water. The PHG is a level of drinking water contaminant at which adverse health effects are not expected to occur from a lifetime of exposure. The California Safe Drinking Water Act of 1996 (Health and Safety Code Section 116365), requires OEHHA to develop PHGs based exclusively on public health considerations.

PHGs published by OEHHA will be considered by the California Department of Health Services in setting drinking water standards (Maximum Contaminant Levels, or MCLs).

If you would like to receive further information on this announcement or have questions, please contact our office at (510) 622-3170 or the address below.

Mr. Thomas Parker (tparker@oehha.ca.gov)
 Pesticide and Environmental Toxicology Branch
 Office of Environmental Health Hazard Assessment
 California Environmental Protection Agency
 Headquarters: 1001 I Street, 12th floor
 Sacramento, California 95814
 Mailing address: P.O. Box 4010, Sacramento, CA 95812-4010
 Attention: PHG Project

<p>SUMMARY OF REGULATORY ACTIONS</p>

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.

CALIFORNIA GAMBLING CONTROL COMMISSION

License Conversion Date Extension

The Commission is amending subsection (d) of section 12205.1 and subsection (c) of section 12225.1 to reflect a completion date for the conversion from registration to licensing from July 1, 2007 to July 1, 2008 for providers of Third-party Proposition Player Services and Gambling Businesses.

Title 4
 California Code of Regulations
 AMEND: 12205.1, 12225.1
 Filed 09/04/07
 Effective 09/04/07
 Agency Contact: Herb Bolz (916) 263-0700

DEPARTMENT OF CORRECTIONS AND REHABILITATION
 Indecent Exposure

This regulatory action is the Certification of Compliance on an Operational Necessity emergency to amend sections of Title 15 in order to address indecent exposure and sexual disorderly conduct by inmates. Besides defining both phrases, these regulations describe the consequences for violations related to loss of privileges, disciplinary credit forfeiture and term of confinement to Segregated Housing Units.

Title 15
 California Code of Regulations
 AMEND: 3000, 3315, 3323, 3341.5
 Filed 09/05/07
 Effective 09/05/07
 Agency Contact: Ann Cunningham (916) 341-7325

DEPARTMENT OF FOOD AND AGRICULTURE
 Bovine Trichomonosis Control Program

This regulatory action deals with the Bovine Trichomonosis Control Program.

Title 3
 California Code of Regulations
 ADOPT: 820.2, 820.7 AMEND: 820, 820.3, 820.4, 820.5, 820.6, 820.7 REPEAL: 820.6
 Filed 09/05/07
 Effective 10/05/07
 Agency Contact: Thami Rodgers (916) 698-3276

DEPARTMENT OF REAL ESTATE

Time shares, financial disclosures, mortgage loan reports and continuing education

The regulatory action deals with time shares, financial disclosures, mortgage loan reports and continuing education.

Title 10
 California Code of Regulations
 ADOPT: 3007.05, 3007.2 AMEND: 2805, 2809.3, 2840, 2849.01, 3005, 3006, 3007.3, 3011.4 REPEAL: 2840.1
 Filed 08/29/07
 Effective 09/28/07
 Agency Contact: David B. Seals (916) 227-0789

DEPARTMENT OF REAL ESTATE
Nontraditional Mortgage Loan Regulations

This action defines the term “nontraditional mortgage”; specifies new examples of false, misleading or deceptive advertising concerning an adjustable rate, no interest, or payment–option loan and loan products with few restrictions on eligibility; and provides notice of the Commissioner’s intention to prepare a version of the form specified in CCR, title 10, section 2840.1, that includes supplemental information based upon the new restrictions on advertising adopted in section 2848, subdivision (a)(17).

Title 10
California Code of Regulations
ADOPT: 2842 AMEND: 2848
Filed 08/29/07
Effective 09/28/07
Agency Contact: David B. Seals (916) 227–0789

EMPLOYMENT TRAINING PANEL
Temporary Agencies

This action amends the standard for retention in employment necessary for qualification of a worker’s training for reimbursement under a training program funded by the Panel.

Title 22
California Code of Regulations
AMEND: 4427
Filed 09/05/07
Effective 10/05/07
Agency Contact: Spencer Kenner (916) 327–5578

FAIR POLITICAL PRACTICES COMMISSION
Repealed Regulations

The Fair Political Practices Commission is adding “[Repealed]” to the captioned sections as editorial changes.

Title 2
California Code of Regulations
AMEND: 18109, 18204.5, 18208.5, 18215.2, 18228, 18236, 18241, 18306, 18315, 18323, 18325, 18350, 18404.2, 18410, 18416, 18429, 18432, 18438, 18457, 18500, 18502, 18502.1, 18502.2, 18519.4, 18522, 18526.1, 18530.1, 18531.1, 18531.3, 18531.4, 18532, 18536.1, 18536.2, 18538, 18538.2, 18541, 18564, 18573, 18580, 18585, 18586, 18587, 18588, 18590, 18616.5, 18618, 18619, 18620, 18621, 18622, 18626, 18650, 18700.1, 18702.6, 18704.3, 18707.3, 18720, 18725, 18726, 18726.1, 18726.2, 18726.3, 18726.4, 18726.5, 18726.6, 18726.7, 18726.8, 18727, 18760, 18902, 18930.1, 18931, 18935, 18940.1, 18950.2, 18954

Filed 08/31/07
Agency Contact: John Wallace (916) 445–4812

FISH AND GAME COMMISSION
Upland Game Bird Hunting

This regulatory action revises the upland game bird hunting provisions to require that all game birds being transported have a fully feathered wing or head attached, include Eurasian collared doves as a resident game bird, revise the quotas for sage grouse, add an additional spring season for hunters with a junior hunting license, and make other clarifying changes.

Title 14
California Code of Regulations
AMEND: 251.7, 257, 300, 600
Filed 08/29/07
Effective 09/01/07
Agency Contact: Jon Snellstrom (916) 653–4899

OFFICE OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT
Conflict of Interest Code

This is a Conflict of Interest Code filing that was approved by the Fair Political Practices Commission and is being submitted for filing with the Secretary of State and printing in the California Code of Regulations only.

Title 2
California Code of Regulations
ADOPT: 54700
Filed 09/04/07
Effective 10/04/07
Agency Contact: Carol Monahan (916) 322–0493

OFFICE OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT
Specific Regulatory Levels: Chemicals Causing Reproductive Toxicity—MADLs for EGEE, EGEEA and Potassium Dimethyl–dithiocarbamate

This amends Title 22 section 12805 by setting the maximum allowable dose levels (MADL) for EGEE, EGEEA and Potassium Dimethyl.

Title 22
California Code of Regulations
AMEND: 12805
Filed 08/31/07
Effective 09/30/07
Agency Contact: Susan Luong (916) 327–3015

STATE ALLOCATION BOARD
Leroy F. Greene School Facilities Act of 1998 — Overcrowding Relief

State Allocation Board proposes adoption of Title 2 regulations to implement the Overcrowding Relief

Grants (ORG) program, which will provide funding to replace portable classrooms with permanent structures for schools meeting statutory and regulatory eligibility criteria. This action also amends other Title 2 regulations and related SAB forms and adopts a new SAB form for school districts to apply for funding. The last sentence of text in new section 1859.184(b)(3) (as re-numbered) was withdrawn by SAB to modify it in a 15-day Notice.

Title 2
 California Code of Regulations
 ADOPT: 1859.180, 1859.181, 1859.182, 1859.183, 1859.184, Form SAB 50-11 AMEND: 1859.2, 1859.51, 1859.61, 1859.75.1, 1859.81, 1859.81.1, 1859.81.2, 1859.103, 1859.104, 1859.202, 1866, Form SAB 50-04, Form SAB 50-06
 Filed 08/31/07
 Effective 08/31/07
 Agency Contact: Robert Young (916) 445-0083

STATE WATER RESOURCES CONTROL BOARD
 Review By State Board of Action By Regional Board

This regulatory action revises the State Water Resources Control Board's (State Board) regulation governing State Board procedures in considering stays of the effect of actions by the Regional Water Boards.

Title 23
 California Code of Regulations
 AMEND: 2053
 Filed 09/04/07
 Effective 10/04/07
 Agency Contact: Marleigh Wood (916) 341-5169

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN APRIL 04, 2007 TO
 SEPTEMBER 05, 2007**

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 1
 07/09/07 AMEND: 270
 06/28/07 AMEND: 2616

Title 2
 09/04/07 ADOPT: 54700

08/31/07 ADOPT: 1859.180, 1859.181, 1859.182, 1859.183, 1859.184, Form SAB 50-11 AMEND: 1859.2, 1859.51, 1859.61, 1859.75.1, 1859.81, 1859.81.1, 1859.81.2, 1859.103, 1859.104, 1859.202, 1866, Form SAB 50-04, Form SAB 50-06

08/31/07 AMEND: 18109, 18204.5, 18208.5, 18215.2, 18228, 18236, 18241, 18306, 18315, 18323, 18325, 18350, 18404.2, 18410, 18416, 18429, 18432, 18438, 18457, 18500, 18502, 18502.1, 18502.2, 18519.4, 18522, 18526.1, 18530.1, 18531.1, 18531.3, 18531.4, 18532, 18536.1, 18536.2, 18538, 18538.2, 18541, 18564, 18573, 18580, 18585, 18586, 18587, 18588, 18590, 18616.5, 18618, 18619, 18620, 18621, 18622, 18626, 18650, 18700.1, 18702.6, 18704.3, 18707.3, 18720, 18725, 18726, 18726.1, 18726.2, 18726.3, 18726.4, 18726.5, 18726.6, 18726.7, 18726.8, 18727, 18760, 18902, 18930.1, 18931, 18935, 18940.1, 18950.2, 18954

08/03/07 AMEND: 58800

08/02/07 ADOPT: 1700

07/18/07 ADOPT: 7288.0, AMEND: 7288.0, 7288.1, 7288.2, 7288.3

07/18/07 AMEND: 1859.2, 1859.51, 1859.61, 1859.81, 1859.202, 1866

07/18/07 AMEND: 18361.2, 18361.4

07/17/07 AMEND: 1859.2

07/02/07 ADOPT: 1859.302, 1859.324.1, 1859.330 AMEND: 1859.302, 1859.318, 1859.320, 1859.321, 1859.322, 1859.323, 1859.323.1, 1859.323.2, 1859.324, 1859.326, 1859.328, 1859.329

07/02/07 ADOPT: 18531.62 AMEND: 18544, 18545

06/20/07 ADOPT: 1859.106.1 AMEND: 1859.106

06/15/07 AMEND: div. 8, ch. 111, sec. 59560

06/13/07 ADOPT: 20108, 20108.1, 20108.12, 20108.15, 20108.18, 20108.20, 20108.25, 20108.30, 20108.35, 20108.36, 20108.38, 20108.40, 20108.45, 20108.50, 20108.51, 20108.55, 20108.60, 20108.65, 20108.70, 20108.71, 20108.75, 20108.80 REPEAL: 20108.37

05/23/07 ADOPT: 20108, 20108.1, 20108.12, 20108.15, 20108.18, 20108.20,

	20108.25, 20108.30, 20108.35, 20108.36, 20108.38, 20108.40, 20108.45, 20108.50, 20108.51, 20108.55, 20108.60, 20108.65, 20108.70, 20108.71, 20108.75, 20108.80	05/31/07	ADOPT: 900, 900.1, 900.2, 901.5, 901.8, 901.9, 901.10, 901.11, 902, 902.1, 902.3, 902.4, 902.5, 902.6, 902.7, 902.8, 902.9, 902.10, 902.11, 902.12, 902.13, 902.14, 903, 903.1, 903.2, 903.3, 903.4, 903.5, 903.6, 903.7, 903.8, 903.9, 903.10, 903.11, 903.12
05/21/07	AMEND: 18402		
05/17/07	AMEND: 52900	05/07/07	AMEND: 6860
05/17/07	ADOPT: 1859.70.4, 1859.71.6, 1859.77.4, 1859.162.1, 1859.162.2, 1859.162.3, 1859.163.4, 1859.163.5, 1859.163.6, 1859.163.7, 1859.169.1 AMEND: 1859.2, 1859.51, 1859.60, 1859.61, 1859.70.3, 1859.71, 1859.78.9, 1859.83, 1859.93.2, 1859.160, 1859.161, 1859.162, 1859.163.1, 1859.163.2, 1859.163.3, 1859.164, 1859.164.1, 1859.164.2, 1859.165, 1859.166, 1859.167, 1859.167.1, 1866.4, 1866.13 REPEAL: 1859.162.1	05/07/07	AMEND: 3433
		05/03/07	ADOPT: 3035 REPEAL: 3035, 3035.1, 3035.2, 3035.3, 3035.4, 3035.5, 3035.6, 3035.7, 3035.8, 3035.9
		04/25/07	AMEND: 3433(b)
		04/23/07	AMEND: 3591.20
		04/20/07	ADOPT: 3434
		04/20/07	AMEND: 3591.20(a)
Title 4			
		09/04/07	AMEND: 12205.1, 12225.1
		05/30/07	AMEND: 1481
		05/08/07	AMEND: 1433
		05/07/07	AMEND: 1606
		04/24/07	ADOPT: 9071, 9072, 9073, 9074, 9075
		04/19/07	AMEND: 10176, 10177, 10178, 10179, 10180, 10181, 10182, 10183, 10188
Title 5			
		08/27/07	ADOPT: 9517.2
		08/23/07	AMEND: 42000, 42002, 42003, 42005, 42006, 42007, 42008, 42009, 42010, 42011, 42012, 42013, 42018, 42019
		08/16/07	ADOPT: 18096 AMEND: 18078, 18081, 18084, 18085, 18089, 18090, 18100, 18107
		08/13/07	ADOPT: 17660, 17661, 17662, 17663, 17664, 17665, 17666, 17667
		08/09/07	AMEND: 80124, 80125
		07/31/07	ADOPT: 11987, 11987.1, 11987.2, 11987.3, 11987.4, 11987.5, 11987.6,
		07/27/07	AMEND: 50500
		07/20/07	ADOPT: 58520
		07/17/07	AMEND: 58704, 58770, 587714, 58774, 58776, 58777 REPEAL: 58785
		07/17/07	ADOPT: 52000, 52010, 55003, 55007, 55020, 55021, 55022, 55023, 55024, 55025, 55030, 55031, 55032, 55033, 55034, 55035, 55040, 55041, 55042, 55043, 55044, 55050, 55051, 55052, 55060, 55061, 55062, 55063, 55064, 55070, 55072, 55080, 55100, 55130, 55150, 55151, 55151.5, 55151.7, 55160, 55170, 55182, 55183, 55200, 55201, 55202, 55205, 55207, 55209, 55211,
Title 3			
09/05/07	ADOPT: 820.2, 820.7 AMEND: 820, 820.3, 820.4, 820.5, 820.6, 820.7 REPEAL: 820.6		
08/21/07	AMEND: 3434		
08/10/07	ADOPT: 3152		
07/24/07	AMEND: 3591.6(a)(1)		
07/23/07	AMEND: 3589(a)		
07/20/07	AMEND: 3423(b)		
07/20/07	AMEND: 3591.6(a)(1)		
07/18/07	AMEND: 3434(b)		
07/13/07	AMEND: 3591.20(a)		
07/09/07	AMEND: 3433(b)		
07/06/07	AMEND: 3591.2(a)		
07/06/07	AMEND: 3589(a)		
06/21/07	AMEND: 3434(b), 3434(c)		
06/13/07	ADOPT: 6739 AMEND: 6000, 6720, 6738, 6793		
06/07/07	AMEND: 3434(b)		
06/06/07	AMEND: 3434(b)		
06/05/07	AMEND: 3591.20(a)		

55213, 55215, 55217, 55219, 55230, 55231, 55232, 55233, 55234, 55235, 55236, 55240, 55241, 55242, 55243, 55245, 55300, 55316, 55316.5, 55320, 55321, 55322, 55340, 55350, 55400, 55401, 55402, 55403, 55404, 55405, 55450, 55451, 55603, 55607, 55750, 55751, 55752, 55753, 55753.5, 55753.7, 55754, 55755, 55756, 55756.5, 55757, 55758, 55758.5, 55759, 55760, 55761, 55762, 55763, 55764, 55765, 55800, 55800.5, 55801, 55805, 55805.5, 55806, 55807, 55808, 55809, 55825, 55827, 55828, 55829, 55830, 55831, 55840, 55841, 58161	05/23/07 AMEND: 9767.4, 9767.8, 9768.10, 9788.11
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	05/16/07 AMEND: 8397.16
	04/27/07 AMEND: 1801, 8416
	04/26/07 ADOPT: 10225, 10225.1, 10225.2
	04/24/07 AMEND: 5004, 5047, 8379
	04/20/07 AMEND: 1620, 1626, 1629
	04/20/07 AMEND: 5148(c)
	04/18/07 AMEND: 20299, 20363, 20407
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	08/27/07 AMEND: 7128
06/05/07 AMEND: 19802	08/23/07 ADOPT: 3100, 3200.010, 3200.020, 3200.030, 3200.040, 3200.050, 3200.060, 3200.070, 3200.080, 3200.090, 3200.100, 3200.110, 3200.120, 3200.130, 3200.140, 3200.150, 3200.160, 3200.170, 3200.180, 3200.190, 3200.210, 3200.220, 3200.230, 3200.240, 3200.250, 3200.260, 3200.270, 3200.280, 3200.300, 3200.310, 3300, 3310, 3315, 3320, 3350, 3360, 3400, 3410, 3500, 3505, 3510, 3520, 3530, 3530.10, 3530.20, 3530.30, 3530.40, 3540, 3610, 3615, 3620, 3620.05, 3620.10, 3630, 3640, 3650 REPEAL: 3100, 3200.000, 3200.010, 3200.020, 3200.030, 3200.040, 3200.050, 3200.060, 3200.070, 3200.080, 3200.090, 3200.100, 3200.110, 3200.120, 3200.130, 3200.140, 3200.150, 3200.160, 3310, 3400, 3405, 3410, 3415
06/04/07 ADOPT: 11996, 11996.1, 11996.2, 11996.3, 11996.4, 11996.5, 11996.6, 11996.7, 11996.8, 11996.9, 11996.10, 11996.11	06/12/07 AMEND: 10501, 10508, 10511, 10515, 10518, 10522, 10524, 10527, 10529, 10532, 10533, 10545, 10547, 10550, 10561, 10568, 10606, 10608, 10609, 10613, 10615, 10620, 10626, 10630
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05/18/07 ADOPT: 19828.2, 19829.5, 19830.1, 19837.1, 19838, 19846 AMEND: 19816, 19816.1, 19828.1, 19830, 19837, 19854	
05/11/07 AMEND: 30023(c)	
05/07/07 ADOPT: 30910, 30911, 30912, 30913, 30914, 30915, 30916, 30917	
04/27/07 ADOPT: Art. 2.2 (subch.1, ch. 6), 55151, 55151.5, 55151.7, 58707, 58785, AMEND: 55002, 55150, 58160, 58704, 58770, 58771, 58773, 58774, 58776, 58777, 58779 REPEAL: 58706, 58775	
04/23/07 ADOPT: 30710, 30711, 30712, 30713, 30714, 30715, 30716, 30717, 30718	
04/17/07 AMEND: 18013, 18054, 18068	
04/09/07 ADOPT: 11962, 11962.1	
04/06/07 AMEND: 41301	
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08/22/07 AMEND: 14300.10, 14300.12, 14300.29, 14300.46	
08/21/07 AMEND: 1740	
07/23/07 ADOPT: 32993 AMEND: 32990, 32992, 32994, 32995, 32996, 32997 REPEAL: 32991, 32993	
06/19/07 AMEND: 212.01	
06/15/07 ADOPT: 9792.20, 9792.21, 9792.22, 9792.23	
06/07/07 ADOPT: 9792.11, 9792.12, 9792.13, 9792.14, 9792.15	
06/01/07 AMEND: 4543	

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3410, 3500, 3505, 3510, 3520, 3530, 3530.10, 3530.20, 3530.30, 3530.40, 3540, 3610, 3615, 3620, 3620.05, 3620.10, 3630, 3640, 3650 REPEAL: 3100, 3200.000, 3200.010, 3200.020, 3200.030, 3200.040, 3200.050, 3200.060, 3200.070, 3200.080, 3200.090, 3200.100, 3200.110, 3200.120, 3200.130, 3200.140, 3200.150, 3200.160, 3310, 3400, 3405, 3410, 3415

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08/29/07 ADOPT: 2842 AMEND: 2848
08/29/07 ADOPT: 3007.05, 3007.2 AMEND: 2805, 2809.3, 2840, 2849.01, 3005, 3006, 3007.3, 3011.4 REPEAL: 2840.1
08/20/07 ADOPT: 2105.1, 2105.2, 2105.3, 2105.4, 2105.5, 2105.6, 2105.7, 2105.8, 2105.9, 2105.10, 2105.11, 2105.12, 2105.13, 2105.14, 2105.15, 2105.16, 2105.17, 2105.18, 2105.19
08/13/07 ADOPT: 5357, 5357.1, 5357.2, 5358, 5358.1 AMEND: 5350, 5352
07/31/07 AMEND: 2699.205, 2699.6600, 2699.6607, 2699.6608, 2699.6613, 2699.6629, 2699.6813
07/26/07 ADOPT: 2355.1, 2355.2, 2355.3, 2355.4, 2355.5, 2355.6, 2355.7, 2355.8, 2356.1, 2356.2, 2356.3, 2356.4, 2356.5, 2356.6, 2356.7, 2356.8, 2356.9, 2357.1, 2357.2, 2357.3, 2357.4, 2357.5, 2357.6, 2357.7, 2357.8, 2357.9, 2357.10, 2357.11, 2357.12, 2357.13, 2357.14, 2357.15, 2357.16, 2357.17, 2357.18, 2357.19, 2358.1, 2358.2, 2358.3, 2358.4, 2358.5, 2358.6, 2358.7, 2358.8, 2358.9, 2359.1, 2359.2, 2359.3, 2359.4, 2359.5, 2359.6, 2359.7 Repeal: 2555, 2555.1, 2556, 2556.1, 2556.2
07/09/07 AMEND: 260.140.8, 260.140.41, 260.140.42, 260.140.45, 260.140.46
06/28/07 AMEND: 2498.5
06/28/07 AMEND: 2498.6
06/28/07 AMEND: 2498.5
06/28/07 AMEND: 2498.6
06/28/07 AMEND: 2498.4.9
06/28/07 AMEND: 2498.6
06/28/07 AMEND: 2498.6
06/28/07 AMEND: 2498.4.9
06/28/07 AMEND: 2498.4.9
06/28/07 AMEND: 2498.4.9
06/28/07 AMEND: 2498.6

05/01/07 AMEND: 2716.1, 2790.1.5, 2810.5 REPEAL: 2716, 2790.1, 2810
04/26/07 ADOPT: 5357, 5357.1, 5358, 5358.1 AMEND: 5350, 5352
04/25/07 AMEND: 2697.6, 2697.61
04/25/07 AMEND: 250.30
04/24/07 AMEND: 2498.6
04/16/07 AMEND: 2318.6, 2353.1, 2354

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08/08/07 AMEND: 1005, 1007, 1008
08/01/07 AMEND: 1070, 1081, 1082
08/01/07 AMEND: 1070, 1081, 1082
07/31/07 ADOPT: 999.100, 999.101, 999.102, 999.108, 999.114, 999.115, 999.121, 999.122, 999.128, 999.129, 999.130, 999.131, 999.132, 999.133, 999.134, 999.135, 999.136, 999.137, 999.138, 999.139, 999.140, 999.141, 999.142, 999.143, 999.144, 999.145, 999.146, 999.147, 999.148, 999.149, 999.150, 999.151, 999.152, 999.153, 999.154, 999.165, 999.166, 999.167, 999.168, 999.169, 999.170, 999.171, 999.172, 999.173, 999.174, 999.175, 999.176, 999.177, 999.178, 999.179, 999.190, 999.191, 999.192, 999.193, 999.194, 999.195, 999.196, 999.197, 999.203, 999.204, 999.205, 999.206, 999.207, 999.208, 999.209, 999.210, 999.211, 999.217, 999.218, 999.219, 999.220, 999.221, 999.222, 999.223
06/08/07 ADOPT: 9020 REPEAL: 1019
06/08/07 AMEND: 9072
06/06/07 AMEND: 1010 (renumber to 9030 to new Chapter 3)
06/04/07 AMEND: 1081
06/01/07 ADOPT: 999.6, 999.7, 999.8
06/01/07 AMEND: 1005, 1007, 1008
04/19/07 ADOPT: 64.6
04/19/07 ADOPT: 64.4
04/19/07 ADOPT: 64.5
04/18/07 ADOPT: 64.3

Title 13

08/22/07 ADOPT: 1300, 1400, 1401, 1402, 1403, 1404, 1405 REPEAL: 1300, 1301, 1302, 1303, 1304, 1304.1, 1305, 1310, 1311, 1312, 1313, 1314, 1315, 1320, 1321, 1322, 1323, 1324, 1325, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337,

1338, 1339, 1339.1, 1339.2, 1339.3, 1339.4, 1339.5, 1339.6, 1340, 1341, 1342, 1343, 1344, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1370, 1371, 1372, 1373, 1374, 1375, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1420, 1421, 1422, 1423, 1424, 1425, and Article 15 text

08/21/07 AMEND: 932, 934.1

08/07/07 AMEND: 794

07/25/07 AMEND: 156.00

07/16/07 AMEND: 2111, 2112, 2411, 2412, 2413, 2415

07/13/07 AMEND: 330.08

07/13/07 AMEND: 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610 REPEAL: 2611

07/11/07 ADOPT: 150.08

07/09/07 AMEND: 225.18, 225.39, 225.45, 225.54 and 225.63

06/29/07 AMEND: 181.00

05/23/07 AMEND: 2180.1, 2181, 2184, 2185, 2186, 2192, 2194 REPEAL: 2011

05/01/07 ADOPT: 1300, 1400, 1401, 1402, 1403, 1404, 1405 REPEAL: 1300, 1301, 1302, 1303, 1304, 1304.1, 1305, 1310, 1311, 1312, 1313, 1314, 1315, 1320, 1321, 1322, 1323, 1324, 1325, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1339.1, 1339.2, 1339.3, 1339.4, 1339.5, 1339.6, 1340, 1341, 1342, 1343, 1344, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1370, 1371, 1372, 1373, 1374, 1375, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1420, 1421, 1422, 1423, 1424, 1425, and Article 15 text

04/26/07 AMEND: 2451, 2452, 2453, 2455, 2456, 2458, 2459, 2460, 2461, 2462

04/26/07 AMEND: 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465

04/12/07 ADOPT: 2775, 2775.1, 2775.2, 2780, 2781, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2789 AMEND: 2430, 2431, 2433, 2434, 2438

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06/15/07 AMEND: Title 13, 1969, Title 17, 60060.2, 60060.11, 60060.15, 60060.16, 60060.17, 60060.18, 60060.22, 60060.29, 60060.32, 60060.33, 60060.34

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08/29/07 AMEND: 251.7, 257, 300, 600

08/22/07 AMEND: 165, 245—App. A, 632

07/30/07 ADOPT: 17987, 17987.1, 17987.2, 17987.3, 17987.4, 17987.5

07/27/07 ADOPT: 15155, 15190.5, 15191, 15192, 15193, 15194, 15195, 15196, AMEND: 15053, 15061, 15062, 15072, 15073, 15074, 15082, 15087, 15105, 15179, 15180, 15186 REPEAL: 15083.5

07/19/07 AMEND: 4970.50

07/17/07 AMEND: 2305, 2310, 2320

07/10/07 AMEND: 4970.50, 4970.53, 4970.55, 4970.62, 4970.63, 4970.64

06/21/07 ADOPT: 2850 AMEND: 2090, 2425, 2530 REPEAL: 2850

06/21/07 AMEND: 7.50(b)(91.1)

06/20/07 AMEND: 3696.5

06/18/07 AMEND: 17210.2, 17210.4, 17855.2, 17862, 17867

06/11/07 ADOPT: 721

06/08/07 ADOPT: 2880

05/29/07 AMEND: 360, 361, 362, 363, 364, 702, 708

05/10/07 AMEND: 27.80

05/10/07 AMEND: 5.51, 7.50(b)(53.8)

05/07/07 ADOPT: 4970.49, 4970.50, 4970.51, 4970.52, 4970.53, 4970.54, 4970.55, 4970.56, 4970.57, 4970.58, 4970.59, 4970.60, 4970.61, 4970.62, 4970.63, 4970.64, 4970.65, 4970.66, 4970.67, 4970.68, 4970.69, 4970.70, 4970.71, 4970.72 REPEAL: 4970.00, 4970.01, 4970.02, 4970.03, 4970.04, 4970.05, 4970.06, 4970.07, 4970.08, 4970.09, 4970.10, 4970.11, 4970.12, 4970.13, 4970.14, 4970.15, 4970.16, 4970.17, 4970.18, 4970.19, 4970.20, 4970.21, 4970.22, 4970.23, 4970.24, 4970.25, 4970.26, 4970.27, 4970.28, 4970.29, 4970.30, 4970.31, 4970.32

05/03/07 ADOPT: 125.1 AMEND: 125

04/30/07 AMEND: 1257

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04/13/07 ADOPT: 18751.2.1, Form CIWMB
303a, Form CIWMB 303b AMEND:
18751.2 REPEAL: Form CIWMB 303

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09/05/07 AMEND: 3000, 3315, 3323, 3341.5
08/13/07 AMEND: 3190, 3191
06/26/07 ADOPT: 4034.0, 4034.1, 4034.2, 4034.3,
4034.4, 4036 REPEAL: 4040
06/18/07 ADOPT: 1363 AMEND: 1300, 1302,
1303, 1304, 1311, 1312, 1314, 1320,
1321, 1323, 1324, 1325, 1340, 1341,
1342, 1343, 1350, 1353, 1357, 1360,
1361, 1370, 1374, 1375, 1377, 1378,
1390, 1407, 1437, 1438, 1439, 1450,
1461, 1462, 1480, 1501
06/05/07 ADOPT: 3999.5
05/15/07 ADOPT: 3999.4
05/02/07 AMEND: 3276(e)
04/19/07 AMEND: 3084.1, 3391
04/18/07 ADOPT: 3352.2 AMEND: 3350.1,
3352.1, 3354, 3355.1, 3358
04/18/07 AMEND: 2600.1

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08/28/07 ADOPT: 1315.03, 1326 AMEND:
1325.4
08/28/07 ADOPT: 1351.1
08/03/07 AMEND: 2036, 2036.5
08/03/07 AMEND: 1399.541
08/01/07 AMEND: 3340.16, 3340.42, 3392.2
07/16/07 AMEND: 2670
07/12/07 AMEND: 160
07/11/07 AMEND: 68.3, 68.4, 88, 88.1, 88.2, 89,
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07/10/07 AMEND: 4114
07/03/07 ADOPT: 4152.1
06/22/07 AMEND: 1399.170.11
06/20/07 AMEND: 3303.1
06/15/07 AMEND: 2070, 2071
06/12/07 AMEND: 1325, 1339, 1344, 1350.3,
1355.35
05/30/07 ADOPT: 980.2, 980.3 AMEND: 980.1
05/23/07 AMEND: 1706.2
05/04/07 ADOPT: 2516.5, 2518.7, 2576.7
AMEND: 2502, 2516, 2526, 2526.1,
2530, 2533, 2540.3, 2540.4, 2542.2,
2542.3, 2542.4, 2542.5, 2544, 2544.1,
2544.2, 2544.3, 2544.4, 2547.2, 2547.3,
2547.4, 2547.5 2562, 2575, 2581,
2581.1, 2585, 2587, 2592.3, 2592.4,
2593, 2593, 2593.1, 2593.2, 2593.3,
2593.4
04/27/07 AMEND: 1387, 1390.3
04/20/07 AMEND: 2032.4, 2034, 2036, 2036.5

04/09/07 AMEND: 1388.6, 1381.5
04/09/07 REPEAL: 356.1
04/09/07 AMEND: 640, 643

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08/28/07 ADOPT: 2641.56, 2641.57 AMEND:
2641.30, 2641.45, 2641.55, 2643.5,
2643.10, 2643.15 REPEAL: 2641.75,
2641.77
08/27/07 AMEND: 93300.5
08/08/07 ADOPT: 94201.1 AMEND: 94201,
94202, 94203, 94204, 94207, 94208,
94209, 94210, 94211, 94212
07/30/07 AMEND: 2500, 2502, 2505
07/24/07 ADOPT: 100085
07/11/07 AMEND: 30315.33, 30316.60, 30317,
30319.20
06/27/07 AMEND: 54342
06/26/07 AMEND: 60201, 60202, 60205, 60210
06/14/07 ADOPT: 100300, 100301, 100302,
100303, 100304, 100305, 100306,
100308, 100309, 100310
05/04/07 ADOPT: 96100
04/26/07 ADOPT: 93116.3.1 AMEND: 93115,
93116.2, 93116.3
04/18/07 ADOPT: 2641.56, 2641.57 AMEND:
2641.30, 2641.45, 2641.55, 2643.5,
2643.10, 2643.15 REPEAL: 2641.75,
2641.77

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07/30/07 AMEND: 1591.4
07/30/07 AMEND: 1591.2
07/30/07 AMEND: 1591
07/26/07 AMEND: 1586
07/16/07 AMEND: 1603
07/10/07 AMEND: 1660
07/02/07 AMEND: 17952
06/20/07 ADOPT: 25137-14
06/05/07 AMEND: 1668
06/04/07 ADOPT: 1671.1
05/17/07 AMEND: 1802
05/15/07 AMEND: 1703
04/25/07 AMEND: 1620
04/10/07 AMEND: 1655
04/10/07 AMEND: 1566

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08/22/07 AMEND: 1602, 1604, 1606, 1607
07/03/07 ADOPT: 1233.5, 1234, 1236.5, 1311,
1346, 1349, 2508 AMEND: 1230, 1231,
1232, 1233, 1234, 1235, 1236, 1301,
1302, 1303, 1304, 1305, 1306, 1307,
1308, 1309, 1310, 1341, 1342, 1343,
1344, 1345, 1347, 1348, 1350, 1351,

	2501, 2502, 2503, 2504, 2505, 2506, 2507 REPEAL: 1340		AMEND: 11-400c, 11-402, 45-101(c), 45-202.5, 45-203.4, 45-301.1
06/11/07	AMEND: 4.1		
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09/05/07	AMEND: 4427	09/04/07	AMEND: 2053
08/31/07	AMEND: 12805	08/27/07	AMEND: 2200, 2200.2, 2200.3, 2200.4, 2200.6 REPEAL: 2201
08/08/07	ADOPT: 96040, 96041, 96042, 96043, 96044, 96045, 96046, 96050 AMEND: 96000	08/21/07	ADOPT: 3979.2
07/18/07	ADOPT: 69109 AMEND: 69100, 69101, 69102, 69103, 69104, 69105, 69106, 69107, 69108	08/20/07	ADOPT: 3979.3
07/18/07	AMEND: 4401.5 REPEAL: 4401, 4402, 4432, 4441	08/16/07	ADOPT: 3939.26
07/16/07	ADOPT: 50966 AMEND: 50961, 50962	08/15/07	AMEND: 3939.10
06/18/07	ADOPT: 67386.5, 67386.6, 67386.7, 67386.8, 67386.9, 67386.10, 67386.11, 67386.12 AMEND: 66261.9.5, Appendix XII, 67386.1, 67386.2, 67386.3, 67386.4	08/14/07	ADOPT: 3939.25
04/23/07	ADOPT: 66261.9.5, 67386.1, 67386.2, 67386.3, 67386.4	08/09/07	ADOPT: 3949.4
04/20/07	ADOPT: 2708(d)-1(a), 2708(d)-1(b), 2708(d)-1(c)	08/02/07	ADOPT: 3967
04/19/07	AMEND: 5065, 5101, 5108	06/27/07	ADOPT: 3002
04/17/07	ADOPT: 40622, 40635.1, 40635.2, 40648, 40660, 40661, 40733, 40752 AMEND: 40603, 40635, 40743, 40747 REPEAL: 40753	06/19/07	ADOPT: 3949.3
04/13/07	ADOPT: 66267.10 AMEND: 66264.1, 66265.1, 66270.1	05/21/07	ADOPT: 499.4.1.1, 499.4.1.2, 499.4.2, 499.6.3 AMEND: 499.1, 499.2, 499.3, 499.4, 499.4.1, 499.5, 499.6, 499.6.1, 499.7, 499.8 REPEAL: 499.6.2
Title 22, MPP		05/18/07	ADOPT: 3958
08/07/07	ADOPT: 86500, 86501, 86505, 86505.1, 86506, 86507, 86508, 86509, 86510, 86511, 86512, 86517, 86518, 86519, 86519.1, 86519.2, 86520, 86521, 86522, 86523, 86524, 86526, 86527, 86528, 86529, 86531, 86531.1, 86531.2, 86534, 86535, 86536, 86540, 86542, 86544, 86545, 86546, 86552, 86553, 86554, 86555, 86555.1, 86558, 86559, 86561, 86562, 86563, 86564, 86565, 86565.2, 86565.5, 86566, 86568.1, 86568.2, 86568.4, 86570, 86572, 86572.1, 86572.2, 86574, 86575, 86576, 86577, 86578, 86578.1, 86579, 86580, 86586, 86587, 86587.1, 86587.2, 86588	05/18/07	ADOPT: 3959
		05/01/07	AMEND: 645
		04/25/07	AMEND: 3983
		04/06/07	AMEND: 737, 768, 769, 770, 771, 852
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		07/06/07	AMEND: 5060, 5061, 5062, 5064, 5520, 5521, 5530, 5540.1, 5575
		05/23/07	AMEND: 6932
		04/05/07	ADOPT: 7065.5
		Title 27	
		08/21/07	ADOPT: 20939 AMEND: 20918, 20919, 20920, 29021, 20923, 20925, 20931, 20932, 20933, 20934, 20937 REPEAL: 20919.5
		04/13/07	ADOPT: 15186, 15187, and 15188 AMEND: 15100, 15110, 15120, 15130, 15150, 15160, 15170, 15180, 15185, 15187.1 (renumber to 15189), 15190, 15200, 15210, 15220 (amendment and renumbering of 15210(b) to 15220(a)), 15240, 15241, 15250, 15260, 15270, 15280, 15290
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		07/30/07	AMEND: 47-201, 47-401
		06/26/07	AMEND: 40-118, 43-103, 44-209, 80-301, 82-808
		06/25/07	AMEND: 47-110 and 47-301