



# California Regulatory Notice Register

REGISTER 2014, NO. 37-Z

PUBLISHED WEEKLY BY THE OFFICE OF ADMINISTRATIVE LAW

SEPTEMBER 12, 2014

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

CALIFORNIA REGULATORY NOTICE REGISTER (USPS 002-931), (ISSN 1041-2654) is published weekly by the Office of Administrative Law, 300 Capitol Mall, Suite 1250, Sacramento, CA 95814-4339. The Register is printed by Barclays, a subsidiary of West, a Thomson Reuters Business, and is offered by subscription for \$205.00 (annual price). To order or make changes to current subscriptions, please call (800) 888-3600. "Periodicals Postage Paid in Saint Paul, MN." **POSTMASTER:** Send address changes to the: CALIFORNIA REGULATORY NOTICE REGISTER, Barclays, a subsidiary of West, a Thomson Reuters Business, P.O. Box 2006, San Francisco, CA 94126. The Register can also be accessed at <http://www.oal.ca.gov>.

**PROPOSED ACTION ON  
REGULATIONS**

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**TITLE 4. CALIFORNIA HORSE  
RACING BOARD**

**RULE 1688. USE OF RIDING CROP**

The California Horse Racing Board (Board) proposes to amend the regulation described below after considering all comments, objections or recommendations regarding the proposed action.

**PROPOSED REGULATORY ACTION**

The proposed amendment of Board Rule 1688, Use of Riding Crop, would change the title and text to replace the word “whip” with “riding crop”. The proposed amendment would also prohibit a jockey from using a riding crop on a horse more than three times in succession without giving the horse a chance to respond before using the riding crop again.

**PUBLIC HEARING**

The Board will hold a public hearing starting at **9:30 a.m., Thursday, November 20, 2014**, or as soon after that as business before the Board will permit, at the **Del Mar Surfside Race Place, 2260 Jimmy Durante Blvd., Del Mar**, California. At the hearing, any person may present statements or arguments orally or in writing about the proposed action described in the informative digest. It is requested, but not required, that persons making oral comments at the hearing submit a written copy of their testimony.

**WRITTEN COMMENT PERIOD**

Any interested persons, or their authorized representative, may submit written comments about the proposed regulatory action to the Board. The written comment period closes at **5:00 p.m., on October 27, 2014**. The Board must receive all comments at that time; however, written comments may still be submitted at the public hearing. Submit comments to:

Leeland Turner, Regulations Analyst  
California Horse Racing Board  
1010 Hurley Way, Suite 300  
Sacramento, CA 95825  
Telephone: (916) 263-6026  
Fax: (916) 263-6022  
E-mail: [ltturner@chrb.ca.gov](mailto:ltturner@chrb.ca.gov)

**AUTHORITY AND REFERENCE**

Authority cited: Sections 19420, 19440, and 19562, Business and Professions Code. Reference: Sections 19440, 19481, and 19562, Business and Professions Code.

Business and Professions Code sections 19420, 19440, and 19562 authorize the Board to amend the proposed regulation, which would implement, interpret or make specific sections 19440, 19481, and 19562, Business and Professions Code.

**INFORMATIVE DIGEST/POLICY STATEMENT  
OVERVIEW**

Business and Professions Code section 19420 provides that jurisdiction and supervision over meetings in California where horse races with wagering on their results are held or conducted, and over all persons or things having to do with the operation of such meetings, is vested in the California Horse Racing Board. Business and Professions Code section 19440 provides that the Board shall have all powers necessary and proper to enable it to carry out fully and effectually the purposes of this chapter. Responsibilities of the Board shall include, but are not limited to, adopting rules and regulations for the protection of the public and the control of horse racing and pari-mutuel wagering. Business and Professions Code section 19562 states the Board may prescribe rules, regulations, and conditions, consistent with the provisions of this chapter, under which all horse races with wagering on their results shall be conducted in this state.

The Board proposes to amend Rule 1688 to change the title and text to replace the word “whip” with “riding crop”. The amendment would also place an additional limit on the jockey’s use of the riding crop during a race. A new subsection 1688(b)(6) prohibits the jockey from using the riding crop more than three times in succession without giving the horse a chance to respond before using the riding crop again. The purpose of subsection 1688(b)(6) is to curtail and prevent the excessive use of the riding crop. Under the proposed section 1688(b)(6) jockeys will be prohibited from using the riding crop more than three times in succession without giving the horse a chance to respond. This will allow the jockey time to show the horse the riding crop, and provide the horse with time to respond. It is crucial for the jockey to

give the horse time to respond so that he or she can tell whether or not the horse is responsive to the initial usage of the riding crop. There are certain outward signs a jockey can look for to determine if a horse is responding or not responding to the use of the riding crop such as the relative position of the horse to other horses in the race over time, whether or not the horse increases or decreases speed when the riding crop is used, whether the horse flags its tail (swatting its tail), and whether the horse moves laterally away from or towards the side where the riding crop was used.

The riding crop is a tool that is used not only to encourage race horses, but also to maintain control. The riding crop is used in certain situations for safety because it provides a measure of control over the horse in critical situations; however, excessive or inappropriate use of the riding crop presents a horse welfare issue. In addition to ensuring the humane treatment of the horse, the Board believes it is necessary to update Rule 1688 to conform to similar changes in other jurisdictions. Kentucky requires that the jockey show the horse the riding crop and give it time to respond before using the riding crop on the horse. A jockey must give the horse a chance to respond before any subsequent use of the riding crop. New York requires the jockey to show the horse the riding crop before using it again. The Association of Racing Commissioners International (ARCI) is the international association of the government-sanctioned entities responsible for the honesty and integrity of horse racing as well as all associated pari-mutuel wagering. The association sets standards for racing regulations and medication policies, among other things. ARCI Model Rule, ARCI-010-035 Running of the Race, subsection (E)(7)(f) states that all riders should comply with the following when using a riding crop: (A) Showing the horse the riding crop and giving it time to respond before hitting it; (B) Having used the riding crop, giving the horse a chance to respond before using it again. The amendment of Rule 1688 is necessary to clarify what is the acceptable use of a riding crop and update the rule to be consistent with similar changes adopted by other jurisdictions.

**POLICY STATEMENT OVERVIEW OF ANTICIPATED BENEFITS OF PROPOSAL**

The proposed amendment of Rule 1688 promotes the protection of jockey and horse health and safety. The CHRB considers animal welfare and good sportsmanship fundamental for the success of horse racing. The proposed amendment of Rule 1688 provides direction on the appropriate use of the riding crop so that it will be used for safety, correction, or to encourage the horse without causing pain. If the safety practices of riders

improve, the public will see horse racing as a sport that cares, which may result in an increase of attraction to the sport. An increase of attraction to the sport could result in an increase in wagering which will have a positive economic impact on the industry.

Consistency with existing state regulations: During the process of developing these regulations and amendments, the California Horse Racing Board conducted a search of any similar regulations on this topic and concluded that these regulations are neither inconsistent nor incompatible with existing state regulations.

**DISCLOSURE REGARDING THE PROPOSED ACTION**

Mandate on local agencies and school districts: none.

Cost or savings to any state agency: none.

Cost to any local agency or school district that must be reimbursed in accordance with Government Code Sections 17500 through 17630: none.

Other non-discretionary costs or savings imposed upon local agencies: none.

Cost or savings in federal funding to the State: none.

The Board has made an initial determination that the proposed amendment to Rule 1866 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 following studies/relevant data were relied upon in making the above determination: none.

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

Significant effect on housing costs: none.

**RESULTS OF ECONOMIC IMPACT ASSESSMENT**

The adoption of the proposed amendment of Rule 1688 will not (1) create or eliminate jobs within California; (2) create new businesses or eliminate existing businesses within California; or (3) affect the expansion of businesses currently doing business within California. The amendment is a benefit to California because it promotes the protection of jockey and horse health and safety. The CHRB considers animal welfare and good sportsmanship fundamental for the success of horse racing. The proposed amendment of Rule 1688 provides direction on the appropriate use of the riding crop so that it will be used for safety, correction, or to encourage the horse without causing pain. If the safety practices of riders improve, the public will see horse racing as a sport that cares, which may result in an increase of at-

traction to the sport. An increase of attraction to the sport could result in an increase in wagering which will have a positive economic impact on the industry.

Effect on small businesses: none. The proposed amendment of Rule 1688 does not affect small businesses because horse racing is not a small business under Government Code Section 11342.610.

#### CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5, subdivision (a)(13), the Board has determined that no reasonable alternative it considered or that has otherwise been identified and brought 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, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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

#### CONTACT PERSON

Inquiries concerning the substance of the proposed action and requests for copies of the proposed text of the regulation, the initial statement of reasons, the modified text of the regulation, if any, and other information upon which the rulemaking is based should be directed to:

Leeland Turner, Regulations Analyst  
California Horse Racing Board  
1010 Hurley Way, Suite 300  
Sacramento, CA 95825  
Telephone: (916) 263-6026  
E-mail: [ltturner@chr.ca.gov](mailto:ltturner@chr.ca.gov)

If the person named above is not available, interested parties may contact:

Andrea Ogden, Manager,  
Policy and Regulations  
Telephone: (916) 263-6033  
E-mail: [andreao@chr.ca.gov](mailto:andreao@chr.ca.gov)

#### AVAILABILITY OF FINAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATION

The Board will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its offices at the above address. As of

the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulation, and the initial statement of reasons and all available information which this proposal is based on. Copies may be obtained by contacting Leeland Turner, or the alternative contact person at the address, phone number or e-mail address listed above.

#### AVAILABILITY OF MODIFIED TEXT

After holding a hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulation substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the modified text, with changes clearly marked, shall be made available to the public for at least 15 days prior to the date on which the Board adopts the regulation. Requests for copies of any modified regulations should be sent to the attention of Leeland Turner at the address stated above. The Board will accept written comments on the modified regulation for 15 days after the date on which it is made available.

#### AVAILABILITY OF FINAL STATEMENT OF REASONS

Requests for copies of the final statement of reasons, which will be made available after the Board has adopted the proposed regulation in its current or modified form, should be sent to the attention of Leeland Turner at the address stated above.

#### BOARD WEB ACCESS

The Board will have the entire rulemaking file available for inspection throughout the rulemaking process at its website. The rulemaking file consists of the notice, the proposed text of the regulation and the initial statement of reasons. The Board's website address is: [www.chrb.ca.gov](http://www.chrb.ca.gov).

#### TITLE 10. GOVERNOR'S OFFICE OF BUSINESS AND ECONOMIC DEVELOPMENT

##### California Competes Tax Credit

The Governor's Office of Business and Economic Development (GO-Biz) proposes to adopt the regulations described below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

GO-Biz has not scheduled a public hearing for this proposed action. However, if it receives a written request for a public hearing from any interested person or his or her authorized representative no later than 15 days before the close of the written comment period, GO-Biz will conduct a public hearing on this proposed action and will notify all interested parties of the date, time, and location of the hearing pursuant to Government Code section 11346.8(a).

WRITTEN COMMENT PERIOD AND SUBMITTAL OF COMMENTS

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to GO-Biz at the address below. Comments may also be submitted by email to [CalCompetes@gov.ca.gov](mailto:CalCompetes@gov.ca.gov). The written comment period closes at **5:00 p.m. on October 27, 2014**. GO-Biz will only consider comments received at the GO-Biz office by that time. Submit comments to:

William Koch, Deputy Director  
 Governor’s Office of Business and Economic  
 Development  
 1325 J Street, Suite 1800  
 Sacramento, CA 95814

AUTHORITY AND REFERENCE

Revenue and Taxation Code Sections 17059.2(h) and 23689(h) authorize GO-Biz to adopt these proposed regulations. The proposed regulations implement, interpret, and make specific Sections 17059.2, 18410.2 and 23689 of the Revenue and Taxation Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Governor Edmund G. Brown, Jr. established the Governor’s Economic Development Initiative (GEDI) by signing Assembly Bill 93 (Cmte. on Budget, Chapter 69, Statutes of 2013) and Senate Bill 90 (Galgiani, Chapter 70, Statutes of 2013) into law. GEDI is comprised of the Manufacturing Equipment Sales and Use Tax Exemption, New Employment Credit, and the California Competes Tax Credit (CCTC). The Governor’s Office of Business and Economic Development (GO-Biz) is responsible for implementation of the CCTC. The CCTC is a state-wide program available to both large and small businesses, with 25% of available credit each year specifically reserved for small busi-

nesses. Section 1 of AB 93 makes it clear the intent of GEDI is to attract and retain high-value employers while at the same time ensuring accountability for the state’s job creation efforts and the effective use of taxpayer dollars is maximized.

In the 2013–14 fiscal year, thirty million dollars of tax credits were available for distribution. In order to implement the program in fiscal year 2013–14, emergency regulations were adopted on February 20, 2014. As part of the regulations, GO-Biz developed an application process to implement the tax credit and make determinations as to which taxpayers will be granted the tax credit based upon a competitive application process. The emergency regulations were due to expire on August 20, 2014; therefore, GO-Biz submitted amended emergency regulations that were adopted on August 18, 2014 to avoid any lapse or delays in the program. These emergency regulations are valid for 90 days and expire on November 18, 2014.

This rulemaking action clarifies and makes specific the application and evaluation process for the California Competes Tax Credit (CCTC) program.

The regulations proposed in this rulemaking action would establish an application process to administer the tax credit and allow GO-Biz to make determinations as to which taxpayers will be awarded the tax credit. The credits are awarded through a competitive process and with the approval of the California Competes Tax Credit Committee.<sup>1</sup> In addition, the regulations meet the statutory requirements of (1) creating an accountable and transparent process and (2) providing sufficient time to allow for the negotiations between GO-Biz and the applicants for the tax credit. Section 1 of AB 93 (Chapter 69, Statutes of 2013) clearly articulates the purpose of the CCTC is to attract and retain high-value employers while being a model of transparency and accountability for the state’s job creation efforts and ensuring that the effective use of taxpayer dollars is maximized.

Anticipated Benefits of the Proposed Regulation:

The proposed CCTC regulations support high wage job creation<sup>2</sup> and contribute to investments made in California. The proposed regulations improve the business climate by reducing the tax burden of doing business in California and boosting the state’s competitive advantage. In addition, the regulations assist businesses that absent the credit would implement their project in another state or terminate or relocate all or a portion of

<sup>1</sup> The California Competes Tax Credit Committee is comprised of the Director of GO-Biz, Director of Finance, State Treasurer, and two representatives appointed respectively by the State Assembly and Senate.

<sup>2</sup> In the first phase of evaluation CCTC considers employee compensation and investments to determine the top 200% of applicants that advance.

their employees out of California by prioritizing and advancing their applications to the second phase of the evaluation process.

Determination of Inconsistency/Incompatibility with Existing State Regulations:

In order to implement the CCTC program in fiscal year 2013–14, emergency regulations (2014–0210–01E) were adopted on February 20, 2014. The emergency regulations were amended and re-adopted on August 18, 2014 (2014–0808–01EE). These proposed permanent regulations are identical to the emergency regulations adopted on August 18, 2014. No other state agency has issued any regulations relating to the California Competes Tax Credit Program, therefore there are no inconsistencies or incompatibilities with existing state regulations relating to the California Competes Tax Credit Program.

DISCLOSURES REGARDING THE PROPOSED ACTION

GO–Biz has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: GO–Biz estimates implementation resources needs for the first year of the program will amount to \$965,000, and future years will cost \$935,000 per year to administer the program.

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

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

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

Cost impacts on a representative private person or business:

While there is not a direct cost to consumers, if the tax revenue used to fund the CCTC was used for other government programs or services, the tax burden for consumers may have been reduced accordingly. Under this rationale, the tax credit has a cost to consumer spending for the amount of the allocated credit each year.

Although this tax credit program does not incur any direct costs to businesses, in some cases applicants hire consultants and other third parties to assist with the application process. Approximately 30% of the applicants in the fiscal year 2013–14 utilized these types of third-party service providers.

Significant, statewide adverse economic impact directly affecting businesses, including the ability of

California businesses to compete with businesses in other states: None.

Significant effect on housing costs: None.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), GO–Biz must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the agency would be: (1) more effective in carrying out the purpose for which the action is proposed or (2) would be as effective and less burdensome to affected private persons than the proposed action or (3) would be more cost–effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Scott Dosick, CCTC Specialist  
Governor’s Office of Business and Economic Development  
1325 J Street, Suite 1800  
Sacramento, CA 95814  
Email: calcompetes@gov.ca.gov  
Phone: (916) 322–0676

Or his backup:

Ryan Roebuck, CCTC Specialist  
Governor’s Office of Business and Economic Development  
1325 J Street, Suite 1800  
Sacramento, CA 95814  
Email: calcompetes@gov.ca.gov  
Phone: (916) 322–0692

Please direct requests for copies of the proposed text of the regulations, the Initial Statement of Reasons, or other information upon which the rulemaking is based to Scott Dosick at the above address.

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

GO–Biz will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulations, and the Initial Statement of Reasons. Copies may be obtained by downloading them at

[www.business.ca.gov/CalCompetes.aspx](http://www.business.ca.gov/CalCompetes.aspx) or contacting Scott Dosick at the above address or at [CalCompetes@gov.ca.gov](mailto:CalCompetes@gov.ca.gov).

#### AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

#### AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Scott Dosick at the address above.

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations can be accessed through our website at [www.business.ca.gov/CalCompetes.aspx](http://www.business.ca.gov/CalCompetes.aspx).

#### RESULTS OF THE STANDARDIZED REGULATORY IMPACT ANALYSIS (SRIA) PREPARED PURSUANT TO GOVERNMENT CODE 11346.3(c) (MAJOR REGULATIONS)

The CCTC regulations will help improve California's economy. The projections for job impacts and personal income are substantial. According to results of the SRIA, the program will support approximately 352,000 direct, indirect and induced jobs and \$23.7 billion in employee compensation through 2018. Additionally, the increases in investment output, estimated to be approximately \$4.5 billion, will have a positive impact on the economy. The value of increased production on the state economy is estimated to be roughly \$9.7 billion. All of the discussed economic impacts produce a positive outcome on the California economy. This out-

come supports the intention of GEDI to help California businesses grow and expand.

#### Benefits of the Proposed Action:

The CCTC boosts competitiveness by reducing the cost of doing business in the state. For fiscal year 2013–14, \$28,904,663 in tax credits were distributed to 29 businesses. Of those businesses, 25% were located in an area where the level of poverty and unemployment was greater than the statewide average.<sup>3</sup> The regulations also give the state a tool to combat competition from other states by retaining businesses that are at risk of relocation because these applicants are prioritized and automatically advanced to the second phase of credit award evaluation. In the fiscal year 2013–14, 13.8% (4 out of 29 awardees) of the credits were distributed to applicants at risk of leaving the state. Without this regulation, it is possible that new jobs and investments would still occur; however, the scale and magnitude would not be as significant. Furthermore, without the support of this tax credit it is likely that some businesses would choose to relocate to states with similar programs or other tax incentives.

#### Small Business Determination:

As part of the SRIA, GO-Biz has determined that the proposed regulations will affect small businesses. The proposed regulations have the potential to impact all industries in California with limited exception. The proposed regulations improve the business climate by reducing the tax burden of doing business, allowing companies to invest in innovation and boosting the state's competitive advantage. Although this tax credit program does not incur any direct costs to businesses, in some cases applicants will hire consultants, attorneys and other third parties to complete their application/credit negotiations.

#### Summary of Comments from Department of Finance:

The Department of Finance conducted a review of GO-Biz's SRIA for the proposed regulations. DOF Comments are summarized and responded to below:

Based on the evidence presented in the SRIA, GO-Biz concluded that the CCTC would help businesses in California grow and expand. The Department of Finance broadly agrees with the methodologies outlined in the assessment of the CCTC, and the magnitude of the estimated impacts is appropriate. The SRIA is written in clear language, which allows the general public to understand the tradeoffs in the regulation. The discussion of the various benefits and costs are presented in a transparent manner, and allow the reader to see the resulting impacts. It may be helpful to also include a short discussion of the broad sectors to which the funding in

<sup>3</sup> Poverty threshold data was provided by the United State Census Bureau; unemployment data was provided by the California Employment Development Department.

2013–14 was allocated, and how that differs from the sectors that were assumed to receive funds for the IMPLAN calculations. However, this is entirely optional.

**GO–Biz Response:**

The Department of Finance suggested that it may be helpful (but entirely optional) to add to the SRIA a short discussion of the broad sectors to which the funding in 2013–2014 was allocated, and how that differs from the sectors that were assumed to receive funds for the IMPLAN calculations. Because the California Competes Tax Credit Program is available to all businesses within all sectors, it seems unnecessary to consider a discussion of the 2013–14 awardee sectors. It is likely the sectors will change with each subsequent award cycle throughout the length of the California Competes Tax Credit program, and GO–Biz does not believe that the sectors awarded in the first round of funding are a sound indicator of future awardee sectors. The IMPLAN model created reflected the opportunity for all California companies to have access to the program.

**TITLE 22. DEPARTMENT OF HEALTH CARE SERVICES**

**SUBJECT: Estate Recovery, DHCS–08–012**

**NOTICE IS HEREBY GIVEN** that the Department of Health Care Services (Department) proposes to amend California Code of Regulations (CCR), Title 22, Division 3, Chapter 2.5, Article 2, Sections 50961, 50962, and 50963, after considering all public comments, objections, and recommendations.

**WRITTEN COMMENT PERIOD**

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

Please label any comments as pertaining to Estate Recovery, DHCS–08–012, and submit using any of the following methods:

Mail Delivery: Department of Health Care Services  
Office of Regulations, MS 0015  
P.O. Box 997413  
Sacramento, CA 95899–7413

Hand Delivery: Department of Health Care Services  
Office of Regulations  
1501 Capitol Avenue, Suite 5084  
Sacramento, CA 95814

FAX: (916) 440–5748  
Email: [regulations@dhcs.ca.gov](mailto:regulations@dhcs.ca.gov)

The written comment period closes at **5:00 p.m., on October 27, 2014**; any written comments, regardless of the method of transmittal, must be received by the Office of Regulations by **5:00 p.m.** on this date for consideration.

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

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

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

**AUTHORITY AND REFERENCE**

These regulations are being proposed under the following authorities:

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

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

Sections 1382c and 1396p(b), 42 USC; Section 14009.5, W&I Code; Sections 40, 215, 1215, 9201, 9202, 9203, 19202 and 19203, Probate Code; Sections 297, 297.5, 298, 298.5, 299.2 and 308, Family Code; Sections 1916–1 and 3287, Civil Code; California Constitution, Article I, Sections 1 and 7 and Article XV, Section 1; State Medicaid Manual HCFA–Pub. 45–3, Transmittal No. 65 §3810; *Belshe v. Hope* (1995) 33 Cal. App. 4th 161; *Dalzin v. Belshe* (N.D. Cal. 1997) 993 F. Supp. 732; *California Advocates for Nursing Home Reform v. Bonta* (2003) 106 Cal. App. 4th 498; *Shewry v. Begil* (2005) 128 Cal.App.4th 639; *In re Marriage Cases* (2008) 43 Cal.4th 757; *Perry v. Brown* (9th Cir. 2013) 725 F.3d 1140; Section 2602(f) of the Patient Protection and Affordable Care Act of 2010, (Pub. L. No. 111–148); Section 115, Medicare Improvements for Patients and Providers Act of 2008 (Pub. L. No. 110–275); *Hollingsworth v. Perry* (2013) 570 U.S. 12–144; and *United States v. Windsor* (2013) 570 U.S. 12–307.

**INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW**

W&I Code sections 10725 and 14124.5 authorize the Director of the Department to adopt, amend, or repeal

regulations as necessary and proper to carry out the purposes and intent of the statutes governing the Medi-Cal program.

Existing federal and state law, Title 42 United States Code (USC) section 1396p and W&I Code section 14009.5, respectively, require the Department to seek reimbursement from the estates of deceased Medi-Cal beneficiaries, or from any recipient of the decedent's property by distribution or survival, for Medi-Cal paid services received on or after age 55, unless specific exemptions or other limitations apply. An estate is defined as those assets owned by the Medi-Cal beneficiary at the time of death, including assets distributed through joint tenancy, tenancy in common, survivorship, life estate, living trust, annuities purchased on or after September 1, 2004, a life insurance policy that names the estate as the beneficiary or reverts to the estate, or any retirement account that names the estate as the beneficiary or reverts to the estate. The Department's estate recovery (ER) claims include nursing facility services, home and community-based services, and related hospital and prescription drug services. Federal law also allows states to recover for other services as specified in the State Plan. In California, these include all payments for health care premiums and services provided to Medi-Cal beneficiaries on or after age 55. The Department's claim is limited to the value of the decedent's assets or the amount of Medi-Cal paid services received by the decedent, whichever is less. Funds recovered through the ER program are returned to federal and state general funds, which finance the provision of benefits to eligible Medi-Cal beneficiaries.

Federal and state statutes, published court decisions, as described below, and Departmental policy modifications necessitate changes to CCR, title 22, Chapter 2.5, Third Party Liability, which includes ER provisions. By embodying the most current ER rules, the revisions to Chapter 2.5 will benefit those impacted by the ER program.

Effective January 2010, Section 115 of the Medicare Improvements for Patients and Providers Act (MIPPA) of 2008 (Pub. L. No. 110-275), requires states to exempt from ER Medicare cost-sharing benefits paid under Medicare Savings Programs (MSPs) per 42 USC section 1396p(b)(1)(B)(ii), for certain dual eligible groups age 55 and over.

Assembly Bill 205 (Chapter 421, Statutes of 2003) enacted Sections 297.5 and 299.2 of the Family Code, which adopted the California Domestic Partner Rights and Responsibilities Act (DPA) of 2003. The DPA affords a registered domestic partner (RDP) and two persons of the same sex having a validly formed legal union in another jurisdiction, other than a marriage, the same rights, protections, benefits, responsibilities, obligations, and duties that California law affords to a

married man and woman. The intent of the DPA is to move California closer to securing the guarantee of inalienable rights, including liberty, privacy, and equality, for all persons as provided by Sections 1 and 7 of Article 1 of the California Constitution. Ensuring equal protection of the law is also consistent with the intent of Senate Bill 54, described below.

Senate Bill 54 (Chapter 625, Statutes of 2009) amended Section 308 of the Family Code to afford two persons of the same sex who marry outside California the same rights, protections, benefits, responsibilities, obligations, and duties that California law affords to a married man and woman.

On June 16, 2008, the California Supreme court, in *In re Marriage Cases* (2008) 43 Cal.4th 757, legalized same-sex marriage. On November 4, 2008, voters approved Proposition 8, reversing the June 16, 2008 decision, making same-sex marriage illegal in California. Proposition 8 took effect on November 5, 2008. However, the California Supreme Court in *Strauss vs. Horton* (2009) 46 Cal.4th 364 affirmed the validity of same-sex marriages created in this state from June 16, 2008 through November 4, 2008. On February 7, 2012, the [federal] Ninth Circuit Court of Appeals in the case of *Perry vs. Brown* (9<sup>th</sup> Cir. 2013) 725 F.3d 1140, ruled Proposition 8 to be unconstitutional. The case was appealed to the U.S. Supreme Court (*Hollingsworth vs. Perry* (2013) 570 U.S. 12-144). On June 26, 2013, the U.S. Supreme Court ruled that the proponents of Proposition 8 had no right to appeal and therefore upheld the original ruling, finding Proposition 8 to be unconstitutional and same-sex marriage legal in California.

Section 3 of the *Defense of Marriage Act (DOMA)*, which defined "marriage" and "spouse" as excluding same-sex partners, was ruled to be unconstitutional in *United States vs. Windsor* (2013) 570 U.S. 12-307. The U.S. Supreme Court found that section 3 of *DOMA* violated due process and equal protection principles applicable to the federal government.

The principles set forth in these family law statutes and court decisions apply when both partners are alive; thus, the same principles apply under ER processes when one partner dies.

#### Consistency and Compatibility with Existing State Regulations

The Department has conducted an evaluation of the related existing state regulations in CCR, title 22, Division 3 and has determined that the proposed regulations are consistent and compatible with those regulations.

#### Anticipated Benefits or Goals of the Regulations

The proposed ER regulations will benefit persons in validly formed partnerships by preventing discrimination and promoting fairness and equality, while creating transparency by requiring the submission of documen-

tation to prove identity and relationship status. Based on current law, the proposed ER regulations authorize deferral of the claim for surviving spouses of both opposite-sex and same-sex marriages, as well as surviving persons of registered domestic partnerships and same-sex legal unions, other than marriage.

Regulatory Sections

This proposed action amends CCR, title 22, sections 50961, 50962 and 50963 to specifically accomplish the following:

1. Specify that ER claims shall not include payments made for certain dual eligible groups pursuant to the MIPPA of 2008.
2. Specify the documentation and submission requirements to substantiate the relationship with the decedent and the identity of a surviving spouse who is seeking an ER claim exemption/deferral.
3. Specify the ER claim process for surviving RDPs and surviving individuals of a same-sex legal union, other than a marriage, including the documentation and submission requirements to substantiate their relationship with the decedent and their identity as an applicant who is seeking an ER claim deferral based upon a substantial hardship.
4. Update the effective date of the “Application for Hardship Waiver” form, DHCS 6195, previously incorporated by reference, which is used by applicants seeking a substantial hardship waiver, from (8/07) to (5-11).
5. Make non-substantive amendments to achieve clear language, including accurate punctuation and grammar and appropriate designations.
6. Eliminate the current timeframe within which the Department must render a decision regarding a hardship waiver application.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

**Estimated Fiscal Impact Statement**

- A. Costs to any Local Agency or School District that is not reimbursable by the State: None.  
Costs to any Local Agency or School District that are required to be reimbursed Under Part 7 (commencing with Section 17500), Division 4 of the Government Code: None.
- B. Costs or Savings to any State Agency: None.
- C. Costs or Savings in Federal Funding to the State: None.

- D. Other Nondiscretionary Costs or Savings Including Revenue Changes Imposed on State or Local Governments: None.

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

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

**Mandates on Local Agencies or School Districts**

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

**Significant Statewide Adverse Economic Impact Affecting Businesses**

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

**Results of the Economic Impact Assessment (Analysis)**

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

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

Impact on Jobs and Businesses

Medi-Cal is a public health program that provides health care services for low-income individuals who choose to enroll and participate in the program. This proposed regulatory action supports the ER program, which is a mechanism to control Medi-Cal costs. The ER process includes recoupment of funds from the estates of deceased Medi-Cal beneficiaries or from recipients of the decedent’s property. Funds recovered through the ER program are equally distributed between the state and federal government to help subsidize the Medi-Cal program. The proposed regulations affect only those individuals who are subject to the ER process. Therefore, these regulations would have no economic impact to jobs or businesses in the State of California.

### Benefits of the Proposed Regulation

The Department has determined that the proposed regulations would not specifically affect worker safety or the state's environment. However, the regulatory proposal will benefit the health and welfare of California residents by supporting the continuation of the Medi-Cal program and the vital health care services that are offered to qualified individuals, which is in part achievable due to California's ER program. This regulatory proposal ensures the proper and efficient administration of the ER program, in accordance with federal and state law. The proposal promotes fairness and equality to all persons, including persons in validly formed partnerships, while creating transparency by requiring, as part of a substantial hardship waiver request, the submission of documentation to prove identification and relationship status.

### **Effect on Small Businesses**

The Department has determined that the proposed regulations would not affect small businesses because small businesses are not required to comply with or enforce the proposed regulations, nor would any benefit or detriment be derived from enforcement.

### **Housing Costs Determination**

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

## CONSIDERATION OF ALTERNATIVES

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

Existing ER provisions are found in CCR, title 22, Chapter 2.5, Third Party Liability. Using this regulatory proposal to make amendments to the ER process is the most effective and convenient way to provide current information directly to those impacted by the ER program.

## ASSISTIVE SERVICES

For individuals with disabilities, the Department can provide assistive services such as the conversion of written materials into Braille, large print, audiocassette and computer disk. For public hearings, assistive ser-

vices can include sign-language interpretation, real-time captioning, note takers, reading or writing assistance. To request these assistive services, please call (916) 440-7695 (or California Relay at 711 or 1-800-735-2929), email — [regulations@dhcs.ca.gov](mailto:regulations@dhcs.ca.gov), or write to the Office of Regulations at the address noted above. Note: The range of assistive services available may be limited if requests are received less than ten business days prior to a public hearing.

The Department shall provide, upon request from a person with a visual disability or other disability for which effective communication is required under state or federal law, a narrative description of the additions to, and deletions from, the California Code of Regulations or other publication in a manner that allows for accurate translation by reading software used by the visually impaired. Providing this description may require extending the period of public comment for the proposed action pursuant to Government Code Section 11346.6.

## CONTACT PERSONS

Inquiries regarding the substance of the regulations described in this notice may be directed to: Joy Cheah, Chief, Estate Recovery Section, at (916) 322-8127.

All other inquiries concerning the regulatory action described in this notice may be directed to Lori Manieri, Office of Regulations, at (916) 650-6825, or to the designated backup contact person, Lynette Cordell, at (916) 440-7695.

## AVAILABILITY OF TEXT OF REGULATIONS AND STATEMENT OF REASONS

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

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

Materials regarding the action described in this notice (including this public notice, the regulation text, and the initial statement of reasons) are posted to the

Department's Internet site at: <http://www.dhcs.ca.gov/formsandpubs/laws/Pages/ProposedRegulations.aspx>.

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

**GENERAL PUBLIC INTEREST**

**DEPARTMENT OF TOXIC SUBSTANCES CONTROL**

**AAD DISTRIBUTION AND DRY CLEANING SERVICES, INC.  
PROPOSED CONSENT DECREE  
(SETTLEMENT AGREEMENT)**

30-Day Public Comment Period: September 12 through October 13, 2014

**WHAT IS BEING PROPOSED:** The California Department of Toxic Substances Control ("DTSC") invites the public to review and comment on a Second Settlement and [Proposed] Consent Decree ("proposed Consent Decree") regarding the former AAD Distribution and Dry Cleaning Services, Inc. ("AAD") facility located at 2306 East 38th Street in Vernon, California ("Site") as authorized by the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9601 et seq. On August 25, 2014, DTSC lodged the proposed Consent Decree in *Department of Toxic Substances Control v. Allen's Formal Wear, Inc., et al.*, Case No. CV13-5069-GHK (JCGx), with the United States District Court for the Central District of California. The proposed Consent Decree resolves claims against Archipel, Inc.; related companies Bob Wondries Associates, Inc., Bob Wondries Motors dba Bob Wondries Ford, Bob Wondries Associates, Inc. dba Wondries Toyota, Wondries Nissan dba Alhambra Nissan, Wondries Family Collision CNT, LLC, Wondries Automotive Inc. dba Kia of Alhambra, Lodi Motors, Inc. dba Lodi Honda, Streeter Imports, Inc. dba Nissan of Reno, Nissan Automotive of Mission Hills, Inc. dba Nissan of Mission Hills/NA, Hammer Lane Volkswagen, Inc. dba Mazda Stockton/Hammer Lane V.W., Quality Motor Car of STK dba Acura of Stockton, Clovis Auto Cars, Inc. dba Clovis Volkswagen, Merced Auto Cars, Inc. dba Merced Toyota & Scion, Auto Town, Inc. dba Toyota Town & Scion

Town, Country Nissan dba Kia Country, Country Nissan dba Tracy Nissan, Stockton Auto Cars, Inc. dba Stockton Honda, 72 Hour LLC dba Chevrolet of Watsonville, and SRZ Automotive Group, Inc. dba Folsom Lake Honda; Embassy Dry Cleaners, Inc.; Hactoryan Corporation; Magic Cleaners & Laundry, Inc.; Robertson Cleaners, Inc.; Toluca Lake Dry Cleaners, Inc.; and University Cleaners for their contributions to contamination at the Site as a result of sending hazardous waste to the AAD facility.

Investigations conducted at the Site have detected the presence of perchloroethylene ("PCE") in the soil beneath the Site. The Site remains contaminated with hazardous substances, including PCE, and remains the source of threatened releases of hazardous substances into the environment. Although DTSC has not selected a final remedy for the Site, the PCE contamination at, beneath, and/or from the Site requires further action by DTSC.

**WHERE DO I GET MORE INFORMATION:**

Copies of the proposed Consent Decree and other Site-related documents are available by contacting the DTSC Project Manager listed below; online at the DTSC EnviroStor website: [http://www.envirostor.dtsc.ca.gov/public/profile\\_report.asp?global\\_id=19000031](http://www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=19000031) on the Activities tab; or at the DTSC Regional Records Office, File Room, 9211 Oakdale Avenue, Chatsworth, CA 91311, Phone: Glenn Castillo (818) 717-6522.

**WHERE TO SEND COMMENTS:** Comments concerning the proposed Consent Decree should include "AAD Second CD Comment" in the subject line of your e-mail or letter. All comments must be post-marked or e-mailed by October 13, 2014 and submitted to:

Lori Parnass  
DTSC Project Manager  
9211 Oakdale Avenue  
Chatsworth, California 91311-6505  
[Lori.Parnass@dtsc.ca.gov](mailto:Lori.Parnass@dtsc.ca.gov)  
(818) 717-6597

For more information, contact:

Mary Sue Maurer  
Public Participation Specialist  
[Mary.Maurer@dtsc.ca.gov](mailto:Mary.Maurer@dtsc.ca.gov)  
(818) 717-6566

For media inquiries, contact:

Sandy Nax  
Public Information Officer  
[Sandy.Nax@dtsc.ca.gov](mailto:Sandy.Nax@dtsc.ca.gov)  
(916) 327-6114

Departamento de Control de Sustancias Tóxicas

septiembre de 2014

# Aviso Público

La misión del DTSC (por sus siglas en inglés) es proteger a las personas y el medio ambiente de California contra los efectos dañinos de las sustancias tóxicas a través de la restauración de los recursos contaminados, aplicación, regulación y prevención de la contaminación.

## DECRETO DE CONSENTIMIENTO PROPUESTO, ADD DISTRIBUTION AND DRYCLEANING SERVICES, INC. (ACUERDO DE RESOLUCIÓN)

Periodo de Comentarios Públicos de 30 días: del 12 de septiembre al 13 de octubre de 2014

**¿QUÉ SE ESTÁ PROPONIENDO?**—El Departamento de Control de Sustancias Tóxicas (DTSC, por sus siglas en inglés) invita al público a revisar y comentar sobre una Segunda Resolución y un Decreto de Consentimiento [Propuesto] (“Decreto de Consentimiento Propuesto”) referente a la antigua instalación de AAD Distribution and Dry Clean Services, Inc. (“AAD”, por sus siglas en inglés) ubicada en el 2306 de East 38th Street en Vernon, California (“Sitio”). Como lo autoriza la Ley Integral de Respuesta Ambiental, Compensación y Responsabilidad (“CERCLA”, por sus siglas en inglés), 42 U.S.C. § 9601 y siguientes. El 25 de agosto de 2014, el DTSC presentó el Decreto de Consentimiento propuesto en *Department of Toxic Substances Control v. Allen’s Formal Wear, Inc., et al.*, Caso No. CV13-5069-GHK (JCGx), en la Corte de Distrito de los Estados Unidos para el Distrito Central de California. El Decreto de Consentimiento propuesto resuelve demandas en contra de Archipel, Inc.; compañías relativas a Bob Wondries Associates, Inc., Bob Wondries Motors con el nombre comercial Bob Wondries Ford, Bob Wondries Associates, Inc. con el nombre comercial Wondries Toyota, Wondries Nissan con el nombre comercial Alhambra Nissan, Wondries Family Collision CNT, LLC, Wondries Automotive Inc. con el nombre comercial Kia of Alhambra, Lodi Motors, Inc. con el nombre comercial Lodi Honda, Streeter Imports, Inc. con el nombre comercial Nissan of Reno, Nissan Automotive of Mission Hills, Inc. con el nombre comercial Nissan of Mission Hills/NA, Hammer Lane Volkswagen, Inc. con el nombre comercial Mazda Stockton/Hammer Lane V.W., Quality Motor Car of STK con el nombre comercial Acura of Stockton, Clovis Auto Cars, Inc. con el nombre comercial Clovis Volkswagen, Merced Auto Cars, Inc. con el nombre comercial Merced Toyota & Scion, Auto Town, Inc. con el nombre comercial Toyota Town & Scion Town, Country Nissan con el nombre comercial Kia Country, Country Nissan con el nombre comercial Tracy Nissan, Stockton Auto Cars, Inc. con el nombre comercial Stockton Honda, 72 Hour LLC con el nombre comercial Chevrolet of Watsonville, and SRZ Automotive Group, Inc. con el nombre comercial Folsom Lake Honda; Embassy Dry Cleaners, Inc.; Hactoryan Corporation; Magic Cleaners & Laundry, Inc.; Robertson Cleaners, Inc.; Toluca Lake Dry Cleaners, Inc.; y University Cleaners por sus contribuciones a la contaminación del Sitio como resultado de enviar residuos peligrosos a la instalación AAD. Investigaciones realizadas en el Sitio han detectado la presencia de percloroetileno (“PCE”, por sus siglas en inglés) en el suelo debajo del sitio. El Sitio permanece contaminado con sustancias peligrosas, incluyendo PCE, y permanece como la fuente de amenazas de derrames de sustancias peligrosas en el medio ambiente. Aunque el DTSC no ha elegido una solución final para el Sitio, la contaminación de PCE en, debajo y/o desde el sitio requiere acciones futuras por parte del DTSC.

**¿DÓNDE OBTENGO INFORMACIÓN?** Copias del Decreto de Consentimiento propuesto y otros documentos relativos al sitio, están disponibles al contactar al gerente de proyecto del DTSC señalado a continuación; en internet en el sitio web EnviroStor del DTSC: [http://www.envirostor.dtsc.ca.gov/public/profile\\_report.asp?global\\_id=19000031](http://www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=19000031) en la pestaña “Activities”; o en la Oficina Regional de Registros del DTSC, Sala de Archivos en el 9211 de Oakdale Avenue, Chatsworth, CA 91311, teléfono: Glenn Castillo (818) 717-6522.

**PARA ENVIAR COMENTARIOS:** Los comentarios referentes al Decreto de Consentimiento deberá incluir “AAD Second CD Comment” en la línea de asunto de su correo electrónico o carta. Todos los comentarios deberán tener sello de correo o fecha de envío por correo electrónico hasta del día 13 de octubre de 2014 y enviarse a:

Lori Parnass  
DTSC Project Manager  
9211 Oakdale Avenue  
Chatsworth, California 91311-6505  
[Lori.Parnass@dtsc.ca.gov](mailto:Lori.Parnass@dtsc.ca.gov)  
(818) 717-6597

Para mayor información,  
contactar a:  
Mary Sue Maurer  
Public Participation Specialist  
[Mary.Maurer@dtsc.ca.gov](mailto:Mary.Maurer@dtsc.ca.gov)  
(818) 717-6566

Para consultas de los  
medios, contactar a:  
Sandy Nax  
Public Information Officer  
[Sandy.Nax@dtsc.ca.gov](mailto:Sandy.Nax@dtsc.ca.gov)  
(916) 327-6114

AVISO A PERSONAS CON DISCAPACIDAD AUDITIVA: Los usuarios de TTY pueden utilizar el Servicio de Retransmisión de California al 711 o 1-800-855-7100. También puede comunicarse con el especialista de participación pública que aparece al final de esta actualización.

Cal/EPA



DTSC



State of California



**FISH AND GAME COMMISSION**

**NOTICE OF RECEIPT OF PETITION**

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Section 2073.3 of the Fish and Game Code, on August 26, 2014, the California Fish and Game Commission received a petition from Mr. Heath Bartosh to list the Livermore tarplant (*Deinandra baci-galupii*) as endangered under the California Endangered Species Act.

Livermore tarplant is supported by poorly drained, seasonally dry, high, alkaline Pescadero and Solano series soils of sedimentary parent material. It occurs in alkaline meadows and grasslands in the vicinity of barren alkali scalds, alkali vernal pools, and playa-like pools.

Pursuant to Section 2073 of the Fish and Game Code, on August 28, 2014, the Commission transmitted the petition to the California Department of Fish and Wildlife for review pursuant to Section 2073.5 of said code. It is anticipated that the Department's evaluation and recommendation relating to the petition will be received by the Commission at its February 2015 meeting.

Interested parties may contact Ms. Helen Birss, Habitat Conservation Planning Branch Chief, California Department of Fish and Wildlife, 1416 Ninth Street, Suite 1260, Sacramento, CA 95814, or telephone 916.653.9834, for information on the petition or to submit information to the Department relating to the petitioned species.

August 28, 2014  
Fish and Game Commission

Sonke Mastrup  
Executive Director

**OFFICE OF ENVIRONMENTAL  
HEALTH HAZARD ASSESSMENT**

**NOTICE OF MODIFICATION TO TEXT OF  
PROPOSED REGULATION**

**TITLE 27, CALIFORNIA CODE OF  
REGULATIONS**

**PROPOSED SECTION 25904  
LISTINGS BY REFERENCE TO THE  
CALIFORNIA LABOR CODE**

As required by Government Code section 11346.8(c), and Title 1, Section 44 of the California

Code of Regulations, the Office of Environmental Health Hazard Assessment (OEHHA) is providing notice of additional changes to the proposed regulation and Initial Statement of Reasons to add section 25904 to Title 27 of the California Code of Regulations.

This proposed regulation was originally the subject of a Notice of Proposed Rulemaking published on January 31, 2014, in the California Regulatory Notice Register (Register 2014, No 5-Z), which initiated a public comment period. Eight written comments from the public were received during the comment period that ended April 4, 2014. In addition, OEHHA heard comments at a public hearing on the proposed regulation held on March 21, 2014. On June 20, 2014, OEHHA published a Notice of Modification to Text of Proposed Regulation. The comment period closed on July 7, 2014. Three comments were received.

After careful consideration of the new comments, subsection (e) was further amended to remove the language which stated that once a chemical no longer meets the requirements for listing, the chemical would remain on the list pending committee review. These changes are shown in double strikethrough.

The Initial Statement of Reasons has also been amended to reflect this change.

Included with this notice are copies of the regulatory language and Initial Statement of Reasons with the modified language provided in underline and strikeout format. These modifications are also presented on the OEHHA website at [www.oehha.ca.gov](http://www.oehha.ca.gov), and may be requested from Monet Vela at the OEHHA Legal Office at (916) 323-2517.

OEHHA will accept written comments on the additional amendments to the proposed regulation and Initial Statement of Reasons until **September 29, 2014 at 5:00 p.m.**

We encourage you to submit comments in electronic form, rather than in paper form. Comments transmitted by e-mail should be addressed to [P65Public.comments@oehha.ca.gov](mailto:P65Public.comments@oehha.ca.gov). Please include "Labor Code" in the subject line. Comments submitted in paper form may be mailed, faxed, or delivered in person to the address below. Mailed, faxed or hand-delivered comments should be addressed to:

Monet Vela  
Office of Environmental Health Hazard Assessment  
P. O. Box 4010  
Sacramento, California 95812-4010  
Telephone: 916-323-2517  
Fax: 916-323-2610  
E-mail: [P65Public.Comments@oehha.ca.gov](mailto:P65Public.Comments@oehha.ca.gov)

**AVAILABILITY OF INDEX OF PRECEDENTIAL DECISIONS**

**BOARD OF PHARMACY**

**ANNUAL NOTICE OF AVAILABILITY OF PRECEDENTIAL DECISIONS INDEX**

NOTICE IS HEREBY GIVEN that the California State Board of Pharmacy (Board), pursuant to section 11425.60 of the Government Code, maintains an index of precedential decisions, which is annually made available by e-mail subscription by the Board. To join the Board's e-mail list, go to [www.pharmacy.ca.gov](http://www.pharmacy.ca.gov). The index and the text of the precedent decisions are continuously available on the Board's website at <http://www.pharmacy.ca.gov/enforcement/precedential.shtml>.

For additional information, contact:

Carolyn Klein  
 California State Board of Pharmacy  
 1625 N. Market Blvd., Suite N219  
 Sacramento, CA 95834  
 Telephone: (916) 574-7913  
 Fax: (916) 574-7918  
 E-mail: Carolyn.Klein@dca.ca.gov

**SUMMARY OF REGULATORY ACTIONS**

**REGULATIONS FILED WITH SECRETARY OF STATE**

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

File# 2014-0717-03  
 BOARD OF EDUCATION  
 Charter Revocation

The State Board of Education repeals section 11968.5 of title 5 of the California Code of Regulations, which is no longer consistent with recently-amended Education Code sections.

Title 5  
 California Code of Regulations  
 REPEAL: 11968.5  
 Filed 08/27/2014  
 Effective 10/01/2014  
 Agency Contact: Hillary Wirick (916) 319-0644

File# 2014-0716-04  
 BOARD OF EDUCATION  
 Measurement of Academic Performance & Progress

The State Board of Education submitted this timely certificate of compliance to make permanent the emergency regulations adopted in OAL file no. 2014-0124-04E and re-adopted in OAL file no. 2014-0716-03EE. The emergency rulemaking amended and repealed sections of Title 5 of the California Code of Regulations commencing with section 850 and ending with section 868 to implement Education Code section 60640, which deleted provisions that established the Standardized Testing and Reporting Program and established California Assessment of Student Performance and Progress. Changes were made to the emergency regulations during the permanent rulemaking process.

Title 5  
 California Code of Regulations  
 ADOPT: 853.7 AMEND: 850, 851, 852, 853, 853.5, 855, 857, 858, 859, 861, 862, 862.5, 863, 864 REPEAL: 854, 864.5, 865, 866, 867, 867.5, 868  
 Filed 08/27/2014  
 Effective 08/27/2014  
 Agency Contact: Hillary Wirick (916) 319-0644

File# 2014-0721-05  
 CALIFORNIA ENERGY COMMISSION  
 Modifications to SB 1368 GHG Regulations for POUs

This action amends regulations to require local publicly owned utilities to report and provide public notice of investment information regarding investments in power plants emitting high greenhouse gas emissions.

Title 20  
 California Code of Regulations  
 AMEND: 2901, 2908, 2913  
 Filed 08/28/2014  
 Effective 10/01/2014  
 Agency Contact: Lisa DeCarlo (916) 654-5195

File# 2014-0821-05  
 CALIFORNIA ENERGY COMMISSION  
 Amendment to EUDP Compliance Schedule

The California Energy Commission amended subdivision (c) of section 1682 of title 20 of the California Code of Regulations as an emergency regulatory action to change from July 1, 2014 to July 1, 2016 as the date

when the disclosure requirements of Public Resources Code section 25402.10 apply for a nonresidential building with a total gross square foot area measuring 5,000 square feet up to 10,000 square feet.

Title 20  
 California Code of Regulations  
 AMEND: 1682(c)  
 Filed 09/02/2014  
 Effective 09/02/2014  
 Agency Contact: Galen Lemei (916) 654-4873

File# 2014-0825-01  
**CALIFORNIA HEALTH BENEFIT EXCHANGE**  
 Qualified Health Plan Recertification and New Entrant

The California Health Benefit Exchange submitted this emergency readopt action to maintain the regulations adopted in OAL File No. 2014-0227-05E, which added sections 6420 and 6422 to Title 10 of the California Code of Regulations relating to the establishment of the California Health Benefit Exchange (Exchange). These regulations establish the process for eligible health insurance issuers in the individual and Small Business Health Option Plan exchanges to submit proposed qualified health plans (QHP) for recertification and for eligible health insurance issuers to submit proposed QHPs as new market entrants.

Title 10  
 California Code of Regulations  
 ADOPT: 6420, 6422  
 Filed 09/03/2014  
 Effective 09/03/2014  
 Agency Contact: Andrea Rosen (916) 228-8343

File# 2014-0822-03  
**CALIFORNIA HEALTH BENEFIT EXCHANGE**  
 Small Business Health Options Program (SHOP) Appeals Process

The California Health Benefit Exchange submitted this second emergency readopt action to maintain the regulations adopted in OAL File No. 2013-1126-01E and re-adopted in OAL File 2014-0523-02EE, which added sections to Title 10 of the California Code of Regulations relating to the establishment of the California Health Benefit Exchange (Exchange). There are no changes to the regulation text approved in the emergency or readopt filings. This rulemaking establishes the Small Business Health Option Program and an appeals process for prospective and current enrollees of the Exchange.

Title 10  
 California Code of Regulations  
 ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552  
 Filed 09/02/2014  
 Effective 09/02/2014  
 Agency Contact: Brandon Ross (916) 228-8281

File# 2014-0822-05  
**CALIFORNIA HEALTH BENEFIT EXCHANGE**  
 Certified Insurance Agents

Under the federal Patient and Protection and Affordable Care Act (PPACA), each state is required, by January 1, 2014, to establish an American Health Benefit Exchange that makes available qualified health plans to qualified individuals and small employers. Existing state law, the California Patient Protection and Affordable Care Act, established the California Health Benefit Exchange (Exchange) to implement the federal PPACA in California. This emergency rulemaking by the Exchange readopts, with changes, sections 6800, 6802, 6804, and 6806 in Title 10 of the California Code of Regulations, originally adopted emergency in OAL file No. 2013-0920-04E and as amended by OAL File No. 2014-0321-03EE. The adopted sections modify and establish the policies and procedures for accepting applications, selecting applicants, establishing roles and responsibilities, and compensation standards for Certified Insurance agents who assist consumers with enrollment into the programs administered by the Exchange. These sections incorporate by reference the Terms and Conditions Use (Rev. April 2014), the new Notice of Privacy Practices (Rev. March 2014), Agent Agreement (Rev. August 2014), Brand Style Guide for Agents (Rev. May 2014), and STD.204 Payee Data Record (Rev. 06/2003).

Title 10  
 California Code of Regulations  
 ADOPT: 6800, 6802, 6804, 6806  
 Filed 09/02/2014  
 Effective 09/02/2014  
 Agency Contact: Andrea Rosen (916) 228-8343

File# 2014-0822-04  
**CALIFORNIA HEALTH BENEFIT EXCHANGE**  
 Dental Plan Recertification and New Entrant

This emergency regulatory action re-adopts two sections to Title 10 of the California Code of Regulations. One provision establishes the requirements for eligible applicants to request recertification as a Standalone Dental Plan for the plan year 2015 for the Individual Exchange and for the SHOP Exchange or for approval of proposed family dental plans for either the SHOP or individual Exchanges. The other provision establishes the

requirements for eligible applicants to request certification as either a standalone dental plan or an issue of family dental plans in the individual Exchange and for the SHOP Exchange.

Title 10  
 California Code of Regulations  
 ADOPT: 6424, 6440  
 Filed 09/02/2014  
 Effective 09/02/2014  
 Agency Contact: Andrea Rosen (916) 228-8343

File# 2014-0722-01  
 COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
 Amend Regulations, 1001, 1057, 1058

This rulemaking by the Commission on Peace Officer Standards and Training amends sections 1001, 1057, and 1058 of Title 11 of the California Code of Regulations to clarify the action of course suspension and decertification for POST certified courses. The amendments also specify the appeals process in the event of such action and adds Section D-16, Appeals Process, to Section D of the POST Administrative Manual.

Title 11  
 California Code of Regulations  
 AMEND: 1001, 1057, 1058  
 Filed 08/28/2014  
 Effective 10/01/2014  
 Agency Contact: Patti Kaida (916) 227-4847

File# 2014-0728-02  
 DEPARTMENT OF BUSINESS OVERSIGHT  
 Department of Business Oversight Clean-up Regulations—Part B

This filing of changes without regulatory effect is part of the Department of Business Oversight’s (“DBO”) clean-up of regulations previously adopted by the Department of Financial Institutions (“DFI”), which merged with the Department of Corporations to form the DBO on July 1, 2013. Specifically, this filing repeals regulations in Title 10 of the CCR adopted pursuant to the California Foreclosure Prevention Act (added by Stats. 2009–2010, 2nd Ex.Sess., c. 5 (A.B. 7), § 4) (the “CFPA”), the Permit Reform Act of 1981 (added by Stats. 1981, c. 1087, p. 4185, § 1) (the “PRA of 1981”), and the Travelers Checks Act (added by Stats. 1978, c. 1347, p. 4412, § 4.5) (the “TCA”, and, collectively with the CFPA and the PRA of 1981, the “Acts”). Statutes added to the Civil Code and Government Code by the CFPA and the PRA of 1981, respectively, provided the sole authority for regulations adopted by DFI. Statutes added to the Financial Code by the TCA pro-

vided the sole references for regulations adopted by DFI. The CFPA was repealed by its own terms, effective January 1, 2011. (See Stats. 2009–2010, 2nd Ex.Sess., c. 5 (A.B. 7), § 4.) The PRA of 1981 was repealed by Stats. 2003, c. 229 (A.B. 1757), § 1.8. The TCA was repealed by Stats. 2010, c. 612 (A.B. 2789), § 3. DBO is now repealing regulations adopted pursuant to the Acts.

Title 10  
 California Code of Regulations  
 REPEAL: 5.6000; 5.6000.5; 5.6001; 5.6002; 5.6003; 5.6004; 5.6005; 5.6006; 5.6007; 5.6100; 5.6101; 5.6102; 5.6110; 5.6111; 5.6112; 5.6113; 5.6114; 5.6115; 5.6117; 5.6130; 5.6131; 5.6140; 5.6141; 5.6150; 5.6151; 5.6152; 5.6153; 5.6160; 5.6161; 5.6162; 5.6163; 5.6164; 5.6170; 5.6171; 5.6180; 5.6181; 5.6182; 5.6183; 5.6190; 5.6191; 5.6192; 70.1; 70.2; 70.3; 70.4; 70.5; 70.6; 70.7; 70.8; 70.9; 70.100; 70.125; 70.126; 70.128; 70.150; 70.151; 70.152; 70.153; 70.154; 70.155; 70.156; 70.157; 70.158; 70.159; 70.160; 70.161; 70.161.5; 70.162; 70.163; 70.164; 70.165; 70.166; 70.167; 70.168; 70.169; 70.170; 70.171; 70.172; 70.173; 70.174; 70.175; 70.176; 70.177; 70.178; 70.179; 70.180; 70.181; 70.182; 70.183; 70.184; 70.185; 70.186; 70.188; 70.189; 70.190; 70.4000; 70.4100; 70.4101; 70.4102; 70.4103; 70.4104; 70.4105; 70.4106; 70.4107; 70.4108; 70.4109; 70.4110; 70.4111; 70.4112; 70.4113; 70.4114; 70.4115; 70.4117; 70.4118; 70.4119; 70.4120; 70.4121; 70.4123; 70.4124; 70.4125; 70.4126; 70.4127; 70.4200; 70.4201; 70.4202; 70.4300; 70.4301; 70.4302; 70.4306; 70.4307; 70.4308; 70.4309; 70.4310; 70.4311; 70.4312; 70.6000; 70.6100; 70.6101; 70.6200; 70.6201; 70.6300; 70.6301; 70.6302; 70.6303; 70.6304; 70.7000; 70.7001; 70.7002; 70.8000; 70.8001; 70.8002; 70.8050; 70.8051; 70.8052; 70.8053; 70.8054; 70.8055; 70.8056; 70.8057; 70.8058; 70.8059; 70.8060; 70.8061; 70.8062; 70.8100; 70.8101; 70.8102; 70.8103; 70.8104; 70.8105; 70.8106; 70.8107; 70.8108; 70.8200; 70.8201; 70.8203; 70.8205; 70.8206; 70.9000; 70.9001; 70.9002  
 Filed 09/02/2014  
 Agency Contact: Daniel Warren (916) 322-3553

File# 2014-0716-02  
 DEPARTMENT OF CORRECTIONS AND REHABILITATION  
 Parole Revocation Realignment

In this certificate of compliance, the Department making permanent the adoption and amendment of various sections in title 15 of the California Code of Regulations to comply with Assembly Bill 109, which re-directs low-level felony offenders and reforms parole.

The regulations add a number of definitions, update existing forms, introduce new forms, and elaborate on the new procedures imposed by the new criminal justice laws related to the Criminal Justice Realignment.

Title 15  
 California Code of Regulations  
 ADOPT: 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766  
 AMEND: 3000, 3075.2, 3768.2, 3768.3  
 Filed 08/27/2014  
 Effective 08/27/2014  
 Agency Contact: Rosie Ruiz (916) 445-2244

File# 2014-0721-03  
 DEPARTMENT OF INSURANCE  
 Low Cost Auto Operations

The Department of Insurance (DOI) submitted this action without regulatory effect to update the information in the California Automobile Insurance Low Cost Program (CLCA) Plan of Operations, incorporated by reference into section 2498.6 of title 10 of the California Code of Regulations. This proposal updates Exhibit C to the Plan of Operations, titled "Income Eligibility Guidelines", to reflect changes in the federal poverty levels from 2013 to 2014. The 2014 federal poverty levels conform to the Annual Update of the Health and Human Services Poverty Guidelines published in the Federal Register by the U.S. Department of Health and Human Services. (79 Fed.Reg. 3593 (Jan. 22, 2014).) Exhibit C includes a table showing the updated 2014 federal poverty levels per family size and corresponding Insurance Code section 11629.73, subdivision (a), 250 percent maximum household gross annual income eligibility levels, which are based on the federal poverty levels.

Title 10  
 California Code of Regulations  
 AMEND: 2498.6  
 Filed 08/28/2014  
 Agency Contact: Mike Riordan (415) 538-4226

File# 2014-0716-01  
 DIVISION OF WORKERS' COMPENSATION  
 Workers' Compensation — Medical Provider Networks

This rulemaking action by the Division of Workers' Compensation makes changes to the Medical Provider Network (MPN) regulations in Title 8, Article 3.5 of the California Code of Regulations intended to implement statutory changes enacted by Statutes 2012, Chapter 363 (SB 863). The regulations expand eligibility to have MPNs to include entities that provide physician network services, amend the MPN application process,

facilitate administrative review, and limit MPN approvals to a period of four years. The amendments also provide a complaint process, disciplinary provisions, random review, and procedures for imposition of penalties, probation, suspension, and revocation of an MPN and an appeals process for challenging any such disciplinary action.

Title 8  
 California Code of Regulations  
 ADOPT: 9767.5.1, 9767.16.5, 9767.17, 9767.17.5, 9767.18, 9767.19  
 AMEND: 9767.1, 9767.2, 9767.3, 9767.4, 9767.5, 9767.6, 9767.7, 9767.8, 9767.9, 9767.10, 9767.11, 9767.12, 9767.13, 9767.14, 9767.15, 9767.16  
 Filed 08/27/2014  
 Effective 08/27/2014  
 Agency Contact: John G. Cortes (510) 286-7100

File# 2014-0822-06  
 FISH AND GAME COMMISSION  
 Waterfowl 2014-2015

In this rulemaking action, the California Fish and Game Commission amends section 502 of Title 14 of the California Code of Regulations to establish the 2014-2015 waterfowl hunting season, including hunting season dates and bag limits and possession limits for the various state and regional zones and special management areas and for youth waterfowl hunting and falconry.

Title 14  
 California Code of Regulations  
 AMEND: 502  
 Filed 09/03/2014  
 Effective 09/03/2014  
 Agency Contact: Jon Snellstrom (916) 654-4899

File# 2014-0822-07  
 FISH AND GAME COMMISSION  
 Upland Game Birds

This regulatory action by the Fish and Game Commission amends section 300 relating to Upland Game Birds. This amendment: 1) decreases the annual number of sage grouse hunting permits in the South Mono Zone from 25 to 0, 2) reflects the Department of Fish and Wildlife's change to application procedures for sage grouse permits under the Automated License Data System (ALDS), 3) establishes a longer general archery season for pheasants, 4) opens the Eurasian collared-dove season year-round statewide, 5) increases the maximum daily bag limit from 10 to 15 for mourning and white-winged doves in aggregate, of which no more than 10 may be white-winged doves, and 6) makes minor editorial changes to provide consistency and clarity.

Title 14  
California Code of Regulations  
AMEND: 300  
Filed 08/29/2014  
Effective 09/01/2014  
Agency Contact: Caren Woodson (916) 651-1329

File# 2014-0724-01  
OFFICE OF THE STATE FIRE MARSHAL  
Automatic Extinguishing Systems — NFPA 25-2011

The Office of the State Fire Marshal (Office) submitted this action to amend and adopt various sections in title 19 of the California Code of Regulations to make comprehensive changes to regulations and incorporated forms pertaining to automatic fire extinguishing systems (AES). This action clarifies the requirements of the Office's Automatic Fire Extinguishing Systems Licensing Program, including enforcement and maintenance of those requirements. This action updates inspection, testing, and maintenance requirements for all water-based fire AES by updating the national standard incorporated by reference in the regulations from National Fire Protection Association (NFPA) 25, 2002 edition, to NFPA 25, 2011 edition. This action also adopts, amends, or repeals 28 incorporated by reference forms that pertain to reporting the results of inspecting, testing, and maintaining all types of AES systems.

Title 19  
California Code of Regulations  
ADOPT: 902.2, 905.1, 906.3, 907, 908  
AMEND: 901, 903.1, 903.2, 904, 904.1, 904.2, 905, 905.1 (renumbered to 905.2), 905.2 (renumbered to 905.3), 906.1, 906.2, 906.3 (renumbered to 906.4)  
Filed 08/28/2014  
Effective 08/28/2014  
Agency Contact: Diane Arend (916) 324-9592

File# 2014-0721-01  
PHYSICAL THERAPY BOARD OF CALIFORNIA  
Sponsored Free Health Care Events

This action by the Physical Therapy Board of California (PTBC) makes changes without regulatory effect to section 1399.99.2 of title 16 of the California Code of Regulations. The purpose of this action is to amend Form 901-A, incorporated by reference in section 1399.99.2, to include updated contact information.

Title 16  
California Code of Regulations  
AMEND: 1399.99.2  
Filed 08/28/2014  
Agency Contact: Sarah Conley (916) 561-8210

File# 2014-0725-01  
VETERINARY MEDICAL BOARD  
Registered Veterinary Technician School Approval

In this rulemaking action, the Veterinary Medical Board amends and adds regulations in Title 16 of the California Code of Regulations to clarify that all schools accredited by the American Veterinary Medical Association shall be deemed to meet certain requirements for purposes of being Approved Schools or Degree Programs in California. The action also amends and adopts other provisions concerning course work requirements, instructor evaluation, student to teacher ratios, instructional facilities, and out-of-state programs, among other provisions.

Title 16  
California Code of Regulations  
ADOPT: 2064, 2066, 2066.1 AMEND: 2065, 2065.5, 2065.6, 2065.7, 2065.8, 2065.8.1, 2065.8.2, 2065.8.3, 2065.9  
Filed 09/02/2014  
Effective 01/01/2015  
Agency Contact: Karen Robison (916) 263-2617

**CCR CHANGES FILED  
WITH THE SECRETARY OF STATE  
WITHIN April 2, 2014 TO  
September 3, 2014**

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

**Title 2**

08/25/14 ADOPT: 2980.5, 2980.11 AMEND: 2980.1, 2980.3, 2980.5(a) (Renumbered to 2980.6(b)), 2980.5(b) (Renumbered to 2980.6(c)), 2980.5(c) (Renumbered to 2980.6(d)), 2980.6 (Renumbered to 2980.7), 2980.7(a) (Renumbered to 2980.8(a) and 2980.8(b)), 2980.7(b) (Renumbered to 2980.9(a)), 2980.7(c) (Renumbered to 2980.9(b)), 2980.8 (Renumbered to 2980.10), 2980.9 (Renumbered to 2980.12)  
08/19/14 AMEND: 1859.90.2, 1859.90.3, 1859.193, 1859.197  
08/12/14 ADOPT: 18700.3 AMEND: 18438.5 REPEAL: 18703.1

**CALIFORNIA REGULATORY NOTICE REGISTER 2014, VOLUME NO. 37-Z**

08/12/14 ADOPT: 649.24 AMEND: 649, 649.4, 649.8, 649.26, 649.29, 649.32, 649.40, 649.43

08/07/14 ADOPT: 18422, 18422.5 AMEND: 18215, 18427.1 REPEAL: 18412

07/30/14 AMEND: 679

07/14/14 AMEND: 549

05/30/14 REPEAL: 649.56

05/29/14 AMEND: 22600, 22600.1, 22600.2, 22600.5, 22600.6, 22600.7, 22600.8, 22600.9, 22601, 22601.3, 22601.4, 22601.7 REPEAL: 22601.1

05/19/14 ADOPT: 1181.1, 1181.2, 1181.3, 1181.4, 1181.5, 1181.6, 1181.7, 1181.8, 1181.9, 1181.10, 1181.11, 1181.12, 1181.13, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1182.6, 1182.7, 1182.8, 1182.9, 1182.10, 1182.11, 1182.12, 1182.13, 1182.14, 1182.15, 1182.16, 1183.1, 1183.2, 1183.3, 1183.4, 1183.5, 1183.6, 1183.7, 1183.8, 1183.9, 1183.10, 1183.11, 1183.12, 1183.13, 1183.14, 1183.15, 1183.16, 1183.17, 1183.18, 1184.1, 1185.1, 1185.2, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1185.8, 1185.9, 1186.1, 1186.2, 1186.3, 1186.4, 1186.5, 1186.6, 1186.7, 1187.1, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1187.10, 1187.11, 1187.12, 1187.13, 1187.14, 1187.15, 1188.1, 1188.2, 1190.1, 1190.2, 1190.3, 1190.4, 1190.5 REPEAL: 1181, 1181.1, 1181.2, 1181.4, 1182, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1183, 1183.01, 1183.02, 1183.03, 1183.04, 1183.05, 1183.06, 1183.07, 1183.08, 1183.081, 1183.09, 1183.1, 1183.11, 1183.12, 1183.13, 1183.131, 1183.14, 1183.2, 1183.21, 1183.25, 1183.30, 1183.31, 1183.32, 1184.5, 1184.6, 1184.7, 1184.8, 1184.9, 1184.10, 1184.11, 1185, 1185.1, 1185.2, 1185.21, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1186, 1186.5, 1186.51, 1186.52, 1186.53, 1186.54, 1186.55, 1186.6, 1186.61, 1186.62, 1186.63, 1186.64, 1186.65, 1186.7, 1186.71, 1186.72, 1186.73, 1187, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1188, 1188.1, 1188.2, 1188.3, 1188.31, 1188.4, 1189, 1189.1, 1189.2, 1189.3, 1189.6, 1189.61, 1190, 1190.01, 1190.02, 1190.03, 1190.04, 1190.05

05/01/14 ADOPT: 18706.1 AMEND: 18706

05/01/14 AMEND: 18950.1

05/01/14 AMEND: 18705.2 REPEAL: 18704.2

04/30/14 AMEND: 18704

04/30/14 AMEND: 18707.9

04/16/14 ADOPT: 599.760.1 AMEND: 599.757, 599.759, 599.761, 599.768, 599.769 REPEAL: 599.755, 599.760, 599.764, 599.765, 599.766, 599.767

**Title 3**

08/25/14 AMEND: 3435(b)

08/25/14 AMEND: 6800

08/18/14 ADOPT: 3162

08/06/14 AMEND: 6000, 6196, 6400, 6624 REPEAL: 6446, 6446.1

08/05/14 REPEAL: 3277

07/22/14 AMEND: 3591.13(a)

07/10/14 AMEND: 3424

06/27/14 AMEND: 1430.142

06/24/14 AMEND: 3435(b)

06/17/14 AMEND: 3435(b)

06/02/14 AMEND: 3435(b)

05/14/14 ADOPT: 1280, 1280.1, 1280.8, 1280.10 AMEND: 1280.7

05/12/14 AMEND: 3591.20(a)

04/24/14 AMEND: 3435(b)

04/04/14 AMEND: 3435(b)

**Title 4**

08/13/14 AMEND: 7051, 7052, 7057, 7058, 7059, 7065, 7066, 7068

08/13/14 AMEND: 7030, 7031, 7036, 7037, 7038, 7044, 7045, 7047

08/06/14 ADOPT: 10170.1, 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11, 10170.12, 10170.13, 10170.14, 10170.15

08/06/14 ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24

08/05/14 ADOPT: 7113, 7114, 7115, 7116, 7117, 7118, 7119, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129

07/10/14 ADOPT: 5600, 5610, 5620, 5630, 5640 AMEND: 5000, 5144, 5170, 5200, 5205, 5230, 5240, 5255, 5350, 5370

06/30/14 AMEND: 10030, 10031, 10032, 10033, 10034, 10035, 10036

06/18/14 AMEND: 12505

06/18/14 AMEND: 8070, 8072

06/16/14 AMEND: 4001 ADOPT: 4002.9

06/13/14 AMEND: 8034

06/11/14 ADOPT: 12387 AMEND: 12360, 12386

06/09/14 ADOPT: 4402, 4403, 4496, 4496.1, 4496.2, 4496.3, 4496.4, 4496.5, 4496.6

**CALIFORNIA REGULATORY NOTICE REGISTER 2014, VOLUME NO. 37-Z**

05/19/14 AMEND: 7030, 7032, 7033, 7034, 7035, 7036, 7037, 7040, 7042

05/15/14 ADOPT: 7113, 7114, 7115, 7116, 7117, 7118, 7119, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129

05/12/14 AMEND: 1632

04/07/14 AMEND: 1656, 1658

04/03/14 AMEND: 10030, 10031, 10032, 10033, 10034, 10035, 10036

04/02/14 AMEND: 2066

**Title 5**

08/27/14 REPEAL: 11968.5

08/27/14 ADOPT: 853.7 AMEND: 850, 851, 852, 853, 853.5, 855, 857, 858, 859, 861, 862, 862.5, 863, 864 REPEAL: 854, 864.5, 865, 866, 867, 867.5, 868

08/25/14 ADOPT: 15498, 15498.1, 15498.2, 15498.3

08/25/14 ADOPT: 12030, 12031, 12032, 12033, 12034, 12035, 12036, 12037, 12038, 12039, 12040, 12041, 12042, 12043, 12044

07/28/14 ADOPT: 15494, 15495, 15496, 15497

07/23/14 AMEND: 850, 851, 852, 853, 853.5, 855, 857, 858, 859, 861, 862, 862.5, 863, 864 REPEAL: 854, 864.5, 865, 866, 867, 867.5, 868

07/11/14 ADOPT: 80693, 80694

06/26/14 ADOPT: 9517.3

06/13/14 ADOPT: 19810 REPEAL: 19810, 19812, 19813, 19814, 19815, 19816, 19816.1, 19817, 19817.1, 19817.2, 19817.5, 19818, 19819, 19820, 19821, 19821.5, 19822, 19823, 19824, 19824.1, 19825, 19825.1, 19827, 19828, 19828.1, 19828.2, 19828.3, 19828.4, 19829, 19829.5, 19830, 19830.1, 19831, 19832, 19833, 19833.5, 19833.6, 19834, 19835, 19836, 19837, 19837.1, 19837.2, 19837.3, 19838, 19840, 19841, 19843, 19844, 19845, 19845.1, 19845.2, 19846, 19846.1, 19847, 19848, 19849, 19850, 19851, 19851.1, 19852, 19853, 19854, 19854.1, 19855

05/19/14 AMEND: 80035.5

05/05/14 ADOPT: 14037, 14038, 14039, 14040, 14041, 14042

05/05/14 ADOPT: 3051.19, 3051.20, 3051.21, 3051.22, 3051.23, 3051.24 AMEND: 3001, 3023, 3025, 3029, 3030, 3031, 3040, 3043, 3051, 3051.1, 3051.2, 3051.3, 4, 3051.5, 3051.6, 3051.7, 3051.75, 3051.8, 3051.9, 3051.10, 3051.11, 3051.12, 3051.13, 3051.14, 3051.15, 3051.16, 3051.17, 3051.18, 3060, 3061, 3064, 3065, 3068, 3083, 3084, 3088 REPEAL: 3054

04/15/14 AMEND: 70020

**Title 8**

08/27/14 ADOPT: 9767.5.1, 9767.16.5, 9767.17, 9767.17.5, 9767.18, 9767.19 AMEND: 9767.1, 9767.2, 9767.3, 9767.4, 9767.5, 9767.6, 9767.7, 9767.8, 9767.9, 9767.10, 9767.11, 9767.12, 9767.13, 9767.14, 9767.15, 9767.16

08/25/14 AMEND: 3314

07/31/14 AMEND: 4542

07/31/14 ADOPT: 5120

07/10/14 ADOPT: 32036, 32037, 32610, 32611, 32806, 32808, 32810, 95000, 95010, 95020, 95030, 95040, 95045, 95050, 95070, 95080, 95090, 95100, 95150, 95160, 95170, 95180, 95190, 95200, 95300, 95310, 95320, 95330 AMEND: 31001, 32020, 32030, 32040, 32050, 32055, 32060, 32075, 32080, 32085, 32090, 32091, 32100, 32105, 32120, 32122, 32130, 32132, 32135, 32136, 32140, 32142, 32145, 32147, 32149, 32150, 32155, 32162, 32164, 32165, 32166, 32168, 32169, 32170, 32175, 32176, 32178, 32180, 32185, 32190, 32200, 32205, 32206, 32207, 32209, 32210, 32212, 32215, 32220, 32230, 32295, 32300, 32305, 32310, 32315, 32320, 32325, 32350, 32360, 32370, 32375, 32380, 32400, 32410, 32450, 32455, 32460, 32465, 32470, 32500, 32602, 32605, 32612, 32615, 32620, 32621, 32625, 32630, 32635, 32640, 32644, 32645, 32647, 32648, 32649, 32650, 32661, 32680, 32690, 32700, 32720, 32721, 32722, 32724, 32726, 32728, 32730, 32732, 32734, 32735, 32736, 32738, 32739, 32740, 32742, 32744, 32746, 32748, 32750, 32752, 32754, 32761, 32762, 32763, 32770, 32772, 32774, 32776, 32980, 32990, 32992, 32993, 32994, 32995, 32996, 32997

06/24/14 AMEND: 5155

06/03/14 AMEND: 9789.30, 9789.31, 9789.32, 9789.33, 9789.37, 9789.39

06/02/14 AMEND: 5605

05/30/14 ADOPT: 13660, 13660.1, 13661, 13662, 13663, 13663.5, 13664, 13665, 13665.5, 13666, 13666.1, 13666.2, 13666.5,

	13667, 13667.1, 13667.40 REPEAL: 13660, 13661, 13662	70.125; 70.126; 70.128; 70.150; 70.151; 70.152; 70.153; 70.154; 70.155; 70.156; 70.157; 70.158; 70.159; 70.160; 70.161; 70.161.5; 70.162; 70.163; 70.164; 70.165; 70.166; 70.167; 70.168; 70.169; 70.170; 70.171; 70.172; 70.173; 70.174; 70.175; 70.176; 70.177; 70.178; 70.179; 70.180; 70.181; 70.182; 70.183; 70.184; 70.185; 70.186; 70.188; 70.189; 70.190; 70.4000; 70.4100; 70.4101; 70.4102; 70.4103; 70.4104; 70.4105; 70.4106; 70.4107; 70.4108; 70.4109; 70.4110; 70.4111; 70.4112; 70.4113; 70.4114; 70.4115; 70.4117; 70.4118; 70.4119; 70.4120; 70.4121; 70.4123; 70.4124; 70.4125; 70.4126; 70.4127; 70.4200; 70.4201; 70.4202; 70.4300; 70.4301; 70.4302; 70.4306; 70.4307; 70.4308; 70.4309; 70.4310; 70.4311; 70.4312; 70.6000; 70.6100; 70.6101; 70.6200; 70.6201; 70.6300; 70.6301; 70.6302; 70.6303; 70.6304; 70.7000; 70.7001; 70.7002; 70.8000; 70.8001; 70.8002; 70.8050; 70.8051; 70.8052; 70.8053; 70.8054; 70.8055; 70.8056; 70.8057; 70.8058; 70.8059; 70.8060; 70.8061; 70.8062; 70.8100; 70.8101; 70.8102; 70.8103; 70.8104; 70.8105; 70.8106; 70.8107; 70.8108; 70.8200; 70.8201; 70.8203; 70.8205; 70.8206; 70.9000; 70.9001; 70.9002
05/29/14	AMEND: 1598, 1599	
05/14/14	ADOPT: 344.76, 344.77	
05/05/14	AMEND: 1529, 1532, 1532.1, 1532.2, 1535, 3204, 5150, 5157, 5161, 5189, 5190, 5191, 5192, 5194, 5197, 5198, 5200, 5201, 5202, 5206, 5207, 5208, 5208.1, 5209, 5210, 5211, 5212, 5213, 5214, 5215, 5217, 5218, 5219, 5220, 8358, 8359	
05/05/14	ADOPT: 1929 AMEND: 1504, 1930, 1931, 1932, 1934, 1935, 1936, 5154, 5191, 5194, 5415, 5417, 5449, 5451, 5531, 5532, 5533, 5534, 5535, 5537, 5538, 5541, 5542, 5543, 5545, 5546, 5547, 5549, 5555, 5556, 5558, 5560, 5566, 5568, 5569, 5570, 5573, 5574, 5575, 5576, 5577, 5578, 5579, 5580, 5583, 5585.1, 5589, 5590, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5601, 5602, 5606, 5607, 5608, 5616, 5617, 5618, 5619, 5620, 5621, 5622, 5624	
04/28/14	AMEND: 2940.2, 2940.7, 8602, 8610, 8611, 8615	
04/16/14	AMEND: 10205.14 REPEAL: 9788.01, 9788.1, 9788.11, 9788.2, 9788.3, 9788.31, 9788.32, 9788.4, 9788.45, 9788.5, 9788.6, 9788.7, 9788.8, 9788.9, 9788.91	
04/14/14	AMEND: 3650	
04/14/14	AMEND: 5001	09/02/14 ADOPT: 6800, 6802, 6804, 6806
04/09/14	AMEND: 1619.1(b)	09/02/14 ADOPT: 6424, 6440
04/03/14	AMEND: 4355	08/28/14 AMEND: 2498.6
		08/21/14 AMEND: 2498.5
<b>Title 9</b>		08/18/14 ADOPT: 8000, 8010, 8020, 8030, 8070 (re-numbered to 8040) REPEAL: 8040, 8050, 8060
08/12/14	AMEND: 531, 532, 532.1, 532.2, 532.3, 532.4, 532.5, 532.6, 533, 534, 535	
07/29/14	AMEND: 1840.205, 1850.325	08/14/14 AMEND: 2548.3, 2548.19, 2548.21, 2548.24, 2548.25
06/23/14	AMEND: 4500	08/13/14 AMEND: 250.9, 250.10, 250.11, 250.15, 250.60, 250.61, 260.100.1, 260.100.3, 260.102.8, 260.102.14, 260.102.16, 260.102.19, 260.103.6, 260.105.33, 260.110, 260.131, 260.140.71.2, 260.141.50, 260.146, 260.151, 260.165, 260.241, 260.302, 260.507, 260.608, 260.608.2, 280.100, 280.150, 280.152, 280.153, 280.200, 280.250, 280.300, 280.400, 310.002, 310.100.2, 310.101, 310.106, 310.156.1, 310.156.2, 310.156.3, 310.303, 310.304, 1436, 1454, 1718, 1723, 1726, 1787.1, 1799, 1805.204.1, 1950.122.2, 1950.122.4,
<b>Title 10</b>		
09/03/14	ADOPT: 6420, 6422	
09/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	
09/02/14	REPEAL: 5.6000; 5.6000.5; 5.6001; 5.6002; 5.6003; 5.6004; 5.6005; 5.6006; 5.6007; 5.6100; 5.6101; 5.6102; 5.6110; 5.6111; 5.6112; 5.6113; 5.6114; 5.6115; 5.6117; 5.6130; 5.6131; 5.6140; 5.6141; 5.6150; 5.6151; 5.6152; 5.6153; 5.6160; 5.6161; 5.6162; 5.6163; 5.6164; 5.6170; 5.6171; 5.6180; 5.6181; 5.6182; 5.6183; 5.6190; 5.6191; 5.6192; 70.1; 70.2; 70.3; 70.4; 70.5; 70.6; 70.7; 70.8; 70.9; 70.100;	

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	1950.204.3, 1950.206, 1950.314.8, 2030 REPEAL: 2031.1, 2031.2, 2031.3, 2031.4, 2031.5, 2031.6, 2031.7, 2031.8, 2031.9, 2031.10	05/12/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670
07/31/14	ADOPT: 6456	05/07/14	AMEND: 2498.4.9
07/23/14	ADOPT: 10.190500, 10.190501	04/29/14	AMEND: 2509.1, 2509.3, 2509.4, 2509.5, 2509.6, 2509.7, 2509.8, 2509.9, 2509.10, 2509.11, 2509.12, 2509.13, 2509.14, 2509.15, 2509.16, 2509.17, 2509.18, 2509.19, 2509.20
07/21/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670	04/28/14	AMEND: 2498.6
07/17/14	ADOPT: 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1606.1, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 AMEND: 1550 REPEAL: 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596	04/23/14	AMEND: 3541, 3568
07/01/14	ADOPT: 6800, 6802, 6804, 6806	04/23/14	AMEND: 2498.5
06/30/14	AMEND: 2705, 2710, 2713, 2718, 2725.5, 2729, 2729.5, 2731, 2742, 2743, 2746, 2752, 2758.4, 2758.5, 2761, 2763, 2790, 2790.8, 2791, 2792.1, 2792.2, 2792.18, 2792.32, 2793, 2795, 2799.2, 2801.5, 2806, 2807.4, 2809, 2809.1, 2809.3, 2810.5, 2831, 2840, 2842, 2845, 2846, 2846.7, 2846.8, 2847, 2847.3, 2848, 2849.01, 2851, 2860, 2910, 2911, 2912, 2922, 2930, 2940, 2945.2, 2945.4, 2963, 3000, 3002, 3004, 3006, 3007, 3007.2, 3007.6, 3009, 3013, 3100, 3101, 3104, 3106, 3107	04/21/14	ADOPT: 2907.1, 2907.2, 2907.3, 2907.4
06/30/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538	04/10/14	ADOPT: 2562.1, 2562.2, 2562.3, 2562.4
06/30/14	ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620	<b>Title 11</b>	
06/26/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	08/28/14	AMEND: 1001, 1057, 1058
06/26/14	ADOPT: 2696.20, 2696.22, 2696.24, 2696.26, 2696.28, 2696.30, 2696.32	08/11/14	AMEND: 999.121, 999.129, 999.133, 999.137, 999.141, 999.143, 999.144, 999.145, 999.146, 999.165, 999.166, 999.168, 999.171, 999.172, 999.173, 999.174, 999.176, 999.178, 999.179, 999.190, 999.191, 999.192, 999.193, 999.195, 999.203, 999.204, 999.206, 999.207, 999.209, 999.210, 999.211, 999.217, 999.219, 999.220, 999.221, 999.223
06/19/14	AMEND: 2698.200	06/11/14	AMEND: 1005, 1007, 1008
06/18/14	AMEND: 2698.602	06/05/14	AMEND: 1005, 1007, 1008, 1052
06/16/14	ADOPT: 6458	05/29/14	AMEND: 48.6
06/16/14	AMEND: 2699.200, 2699.207	05/20/14	AMEND: 1082
06/10/14	AMEND: 2699.100, 2699.200, 2699.201, 2699.205, 2699.207, 2699.209, 2699.210, 2699.400 REPEAL: 2699.202, 2699.208, 2699.211	<b>Title 13</b>	
06/04/14	AMEND: 2698.401	07/10/14	AMEND: 1962.1, 1962.2
06/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	06/26/14	AMEND: 550.10, 551, 551.1, 551.6, 553.40, 583, 598
05/21/14	ADOPT: 6460	06/25/14	AMEND: 25.06, 25.07, 25.08, 25.10, 25.14, 25.15, 25.16, 25.17, 25.18, 25.19, 25.20, .21, 25.22, 28.23
		06/19/14	REPEAL: 28.22
		06/09/14	AMEND: 1160.1, 1160.2, 1160.4
		05/19/14	ADOPT: 227.00, 227.02, 227.04, 227.06, 227.08, 227.10, 227.12, 227.14, 227.16, 227.18, 227.20, 227.22, 227.24, 227.26, 227.28, 227.30, 227.32, 227.34, 227.36, 227.38, 227.42, 227.44, 227.46, 227.48, 227.50, 227.52
		05/01/14	AMEND: 125.02
		<b>Title 14</b>	
		09/03/14	AMEND: 502
		08/29/14	AMEND: 300
		08/25/14	AMEND: 7.50
		08/21/14	AMEND: 7.00, 7.50, 8.00
		08/12/14	AMEND: 632
		08/11/14	ADOPT: 550, 550.5, 551, 630 AMEND: 552, 703 REPEAL: 550, 551, 553, 630

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08/07/14	AMEND: 13055	07/17/14	ADOPT: 3620, 3621, 3622, 3623, 3624, 3625, 3626 AMEND: 3000, 3521.1, 3521.2, 3545, 3800.2 REPEAL: 3620, 3625, 3999.14
08/04/14	AMEND: 228		
07/31/14	AMEND: 18660.23, 18660.24, 18660.25, 18660.33, 18660.34		
07/10/14	AMEND: 791.7	07/07/14	ADOPT: 1712.2, 1714.2, 1730.2, 1740.2 AMEND: 1700, 1706, 1712, 1712.1, 1714, 1714.1, 1730, 1730.1, 1731, 1747, 1747.1, 1747.5, 1748, 1748.5, 1749, 1749.1, 1750, 1750.1, 1751, 1752, 1753, 1754, 1756, 1760, 1766, 1767, 1768, 1770, 1772, 1776, 1778, 1788, 1790, 1792
07/08/14	AMEND: 7.50		
07/02/14	ADOPT: 5200, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307	06/02/14	AMEND: 3000, 3075.1, 3076.4, 3269, 3357
06/27/14	ADOPT: 1761, 1780, 1781, 1782, 1783, 1783.1, 1783.2, 1783.3, 1783.4, 1788		
06/25/14	AMEND: 28.20	05/14/14	AMEND: 3000, 3040, 3040.1, 3041, 3041.3, 3043, 3043.5, 3043.6, 3044, 3046, 3074.3, 3075.1, 3077.1, 3078.4, 3170.1, 3190, 3375.2, 3375.4, 3375.5, 3375.6, 3376, 3379, 3383
06/23/14	AMEND: 360, 361, 362, 363, 364		
06/19/14	AMEND: 916.2, 936.2, 956.2	05/12/14	AMEND: 3043
06/11/14	ADOPT: 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9, 923.9.1, 943, 943.1, 943.2, 943.3, 943.4, 943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9, 963.9.1 AMEND: 895.1, 914.7, 914.8, 915.1, 916.3, 916.4, 916.9, 934.7, 934.8, 935.1, 936.3, 936.4, 936.9, 954.7, 954.8, 955.1, 956.3, 956.4, 956.9, 1034, 1051.1, 1090.5, 1090.7, 1092.09, 1093.2, 1104.1 REPEAL: 918.3, 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9.1, 938.3, 943, 943.1, 943.2, 943.3, 943.4, 943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 958.3, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9	04/21/14	REPEAL: 3999.12
		<b>Title 16</b>	
06/11/14	AMEND: 3550.8	09/02/14	ADOPT: 2064, 2066, 2066.1 AMEND: 2065, 2065.5, 2065.6, 2065.7, 2065.8, 2065.8.1, 2065.8.2, 2065.8.3, 2065.9
05/22/14	AMEND: 165	08/28/14	AMEND: 1399.99.2
05/21/14	AMEND: 360	08/21/14	AMEND: 2526, 2581
05/19/14	AMEND: 149, 149.1	08/19/14	ADOPT: 2403
04/30/14	AMEND: 27.80	08/18/14	AMEND: 1150
04/11/14	AMEND: 3550.15	08/13/14	AMEND: 1399.621
04/07/14	AMEND: 790, 820.01	07/30/14	ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147
<b>Title 15</b>		08/04/14	ADOPT: 1107
08/27/14	ADOPT: 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766 AMEND: 3000, 3075.2, 3768.2, 3768.3	07/30/14	ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147
08/14/14	ADOPT: 1830.1, 1840.1, 1847.1, 1848.5, 1849.1, 1850.1 AMEND: 1800, 1806, 1812, 1814, 1830, 1831, 1840, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1860, 1866, 1867, 1868, 1870, 1872, 1876, 1878, 1888, 1890, 1892 REPEAL: 1857	07/30/14	AMEND: 1399.15
07/22/14	AMEND: 3044, 3190, 3315	07/23/14	ADOPT: 1441 AMEND: 1403, 1444.5
		07/10/14	ADOPT: 2010.2, 2014.1 AMEND: 2002, 2009, 2010, 2010.1, 2014, 2015, 2015.1, 2068.6, 2071 REPEAL: 2062
		07/07/14	AMEND: 3363.1, 3363.2, 3363.3, 3363.4
		06/23/14	AMEND: 3394.2, 3394.3, 3394.4
		06/16/14	AMEND: 419, 3061, 3064
		06/11/14	AMEND: 1240, 1241, 1242, 1246 REPEAL: 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291
		05/21/14	AMEND: 3340.29
		05/19/14	AMEND: 1023.16, 1023.17
		05/05/14	AMEND: 120
		04/24/14	AMEND: 1495.1, 1495.2

04/23/14 AMEND: 940  
 04/22/14 AMEND: 1419(c)  
 04/21/14 AMEND: 1508.1  
 04/14/14 AMEND: 1749

**Title 17**

08/21/14 REPEAL: 60040, 60041, 60042, 60043, 60044, 60045, 60046, 60047, 60048, 60049, 60050, 60051, 60052, 60053  
 06/27/14 AMEND: 6540  
 06/26/14 ADOPT: 95894, 95895, 95923, 95979.1, AMEND: 65802, 95811, 95812, 95813, 95814, 95830, 95831, 95832, 95833, 95834, 95841.1, 95851, 95852, 95852.1.1, 95852.2, 95853, 95856, 95857, 95870, 95890, 95891, 95892, 95893, 95910, 95911, 95912, 95913, 95914, 95920, 95921, 95922, 95942, 95970, 95971, 95972, 95973, 95974, 95975, 95976, 95977, 95977.1, 95978, 95979, 95980, 95980.1, 95981, 95981.1, 95982, 95983, 95984, 95985, 95986, 95987, 95990, 96022  
 05/20/14 ADOPT: 6550, 6551, 6553, 6553.1, 6555, 6557, 6557.1, 6557.2, 6557.3  
 05/05/14 AMEND: 6050, 6051, 6070  
 04/16/14 AMEND: 1230, 2641.57  
 04/16/14 AMEND: 54342  
 04/10/14 AMEND: 60201, 60203, 60205, 60207, 60210

**Title 18**

08/21/14 AMEND: 133  
 07/31/14 AMEND: 1802  
 06/18/14 AMEND: 4902  
 06/11/14 AMEND: 1655  
 06/05/14 REPEAL: 1525.2, 1525.3  
 05/15/14 AMEND: 1603  
 05/14/14 ADOPT: 17942  
 05/13/14 AMEND: 1699  
 04/09/14 REPEAL: 18641, 19513  
 04/02/14 AMEND: 1705

**Title 19**

08/28/14 ADOPT: 902.2, 905.1, 906.3, 907, 908 AMEND: 901, 903.1, 903.2, 904, 904.1, 904.2, 905, 905.1 (renumbered to 905.2), 905.2 (renumbered to 905.3), 906.1, 906.2, 906.3 (renumbered to 906.4)  
 06/24/14 AMEND: 208

**Title 20**

09/02/14 AMEND: 1682(c)  
 08/28/14 AMEND: 2901, 2908, 2913  
 04/22/14 AMEND: 1601, 1602, 1602.1, 1603, 1604, 1605, 1605.1, 1605.2, 1605.3, 1606, 1607, 1608

**Title 21**

07/08/14 AMEND: 6612(c), 6613.3, 6613.4, 6633(d), 6633.5, 6645.1(b), 6731(c)

**Title 22**

08/18/14 AMEND: 51305  
 08/18/14 AMEND: 51309, 51331  
 08/05/14 AMEND: 97232  
 08/05/14 AMEND: 97234, 97267  
 07/21/14 ADOPT: 20100.5  
 06/25/14 AMEND: 51341.1  
 06/18/14 ADOPT: 60301.050, 60301.080, 60301.180, 60301.190, 60301.370, 60301.390, 60301.450, 60301.455, 60301.575, 60301.625, 60301.670, 60301.680, 60301.685, 60301.690, 60301.705, 60301.770, 60301.780, 60301.810, 60301.840, 60301.850, 60301.855, 60301.860, 60301.870, 60301.910, 60320.100, 60320.102, 60320.104, 60320.106, 60320.108, 60320.110, 60320.112, 60320.114, 60320.116, 60320.118, 60320.120, 60320.122, 60320.124, 60320.126, 60320.128, 60320.130, 60320.200, 60320.201, 60320.202, 60320.204, 60320.206, 60320.208, 60320.210, 60320.212, 60320.214, 60320.216, 60320.218, 60320.220, 60320.222, 60320.224, 60320.226, 60320.228, 60320.230 AMEND: 60323 REPEAL: 60320  
 05/28/14 AMEND: 64213, 64431, 64432, 64447.2, 64463, 64465, 64481, 64530, 64534, 64534.2, 64535.8, 64535.4, 64671.80  
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