



California Regulatory Notice Register

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PROPOSED ACTION ON REGULATIONS

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

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**PROPOSED ACTION ON
REGULATIONS**

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**TITLE 3. DEPARTMENT OF FOOD
AND AGRICULTURE**

**DIVISION 3. ECONOMICS
CHAPTER 1. FRUIT AND
VEGETABLE STANDARDIZATION
SUBCHAPTER 4. FRESH FRUITS, NUTS
AND VEGETABLES
ARTICLES 4, CONTAINERS, AND 28,
MELONS OTHER THAN CANTALOUPE
§ 1380.19 Standard Containers, and 1442.7
Standard Containers, Melons.**

NOTICE IS HEREBY GIVEN that the California Department of Food and Agriculture (Department) proposes to amend the regulations described below after considering all comments, objections, and recommendations regarding the proposed actions.

PUBLIC HEARING

The Department has not scheduled a public hearing on this proposed action. However, the Department will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her authorized representative, no later than 15 days before the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department. Comments may also be submitted via facsimile (FAX) at (916) 900-5345 or by e-mail to steve.patton@cdfa.ca.gov. The written comment period closes at **5:00 p.m. on November 3, 2014**. The Department will consider only comments received at the Department by that time. Submit comments to:

Steve Patton, Compliance Chief
Inspection and Compliance Branch
California Department of Food and Agriculture
1220 N Street,
Sacramento, CA 95814
Telephone: (916) 900-5030;
Fax: (916) 900-5345

AUTHORITY AND REFERENCE

Sections 14, 407, 42681, and 42684 of the Food and Agricultural Code authorize the Department to adopt these proposed regulations. The proposed regulations implement, interpret, and make specific Sections 42681, 42682, 42684, and 42941 of the Food and Agricultural Code.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

This rulemaking action amends Title 3, Division 3, Chapter 1, Subchapter 4, Article 4, §1380.19 et seq. of the CCR, which currently establishes standard container descriptions for fresh fruits, nuts and vegetables.

Section 14 of the Food and Agricultural Code authorizes the Department to adopt rules and regulations in accordance with the Administrative Procedure Act. Additional authority vested in the Food and Agricultural Code grants the California Department of Food and Agriculture Secretary the authority to amend or repeal rules and regulations.

Section 407 of the Food and Agricultural Code authorizes the Secretary of the Department to adopt such regulations as are reasonably necessary to carry out the provisions of the Food and Agricultural Code which the Secretary is directed or authorized to administer or enforce.

Section 42681 of the Food and Agricultural Code specifies, in part, that the Secretary of the Department may, upon a petition of a person that the Secretary finds has a substantial interest in the growing or handling of the particular fruit, nut, or vegetable involved, establish, modify, or rescind by regulation, which initially took effect January 1, 1971, standard container, lid, marking, sizing requirement for commodities, and packing arrangement for any fruits, nuts, or vegetables, for which specific quality standards have otherwise been provided by law or regulation.

Section 42682 of the Food and Agricultural Code authorizes the CDFA Secretary to establish, modify, or rescind, by regulation, which initially took effect January 1, 1971, standard container, lid, marking, sizing requirements for commodities, and packing arrangements for any fruits, nuts, or vegetables, for which spe-

cific quality standards have otherwise been provided by law or regulation.

The [Secretary] shall not, by regulation, adopt any new container or packing requirement, unless the new container or packing requirement has previously been authorized by regulation of the director as an experimental container pack.

Section 42684 of the Food and Agricultural Code establishes the statutory requirements for establishing, modifying, or rescinding, by regulation, quality and maturity standards for any fruits, nuts, or vegetables.

Section 42941 of the Food and Agricultural Code mandates that it is unlawful for any person to prepare, pack, place, deliver for shipment, deliver for sale, load, ship, transport, cause to be transported, or sell any fruits, nuts, and vegetables and their containers conform to the provisions of the Standardization Program's division or the regulations promulgated thereunder.

Citrus handlers have demonstrated successful use of container 58 for export purposes when place packing the product rather than using a "volume-fill" method. There is a well established national retailer acceptance of the current "volume fill" method. To ensure both export and domestic markets are able to receive the product in the manner they choose, the "pattern packed" will only be allowed for export purposes.

Melon container 44S was approved and became effective on January 1, 2014 (OAL file number 2013-0911-02 S). Due to departmental oversight, an additional section (1442.7) which also lists melon containers was not amended. This proposed change will correct the minor error.

CONSISTENCY EVALUATION

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

Benefits of the Proposed Action: This proposed regulatory action will benefit producers, packers, and consumers by providing industry with the ability to use an alternative container for shipping citrus which will assist in reducing damage to the product. Also, the proper handling and packing of melons or citrus fruits will protect consumers and the industry, and assure that both entities are purchasing acceptable quality fresh melons. Finally, the proposed rulemaking will create an indirect impact to the protection of public health and safety.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

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

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

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

Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.

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

RESULTS OF THE ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The Department concludes that it is (1) unlikely that the proposal will eliminate/create any jobs and/or eliminate existing business; (2) likely that this proposal may create new business or expand current business opportunities for producers and packers of citrus; (3) likely that the proposal will create an unknown number of new businesses providing citrus; (4) Also, the proper handling and packing of melons or citrus fruits will protect consumers and the industry, and assure that both entities are purchasing acceptable quality fresh melons. Finally, the proposed rulemaking will create an indirect impact to the protection of public health and safety.

Benefits of the Proposed Action: The proposed regulation will benefit California producers, and packers. Citrus handlers will be allowed to keep their domestic and international customers satisfied by varying their pack styles and containers. The melon proposal provides consistency in current regulations.

Significant effect on housing costs: None.

SMALL BUSINESS DETERMINATION

The Department has initially determined that the proposed changes to the regulations would result in no added costs to small businesses affected by these proposed changes. This proposed regulatory action would add additional marketing opportunities for citrus handlers;

and provide regulatory clarity for melon packers all of which is unlikely to result in an impact to small businesses. In addition, the proposed regulatory action was initiated at the request of the impacted industry.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Department has determined that no reasonable alternative it considered 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 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 Department invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations at the scheduled hearing or during the written comment period.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Steve Patton, Compliance Chief
Inspection and Compliance Branch
California Department of Food and Agriculture
1220 N Street,
Sacramento, CA 95814
Telephone: (916) 900-5030;
Fax: (916) 900-5345

The backup contact person for these inquiries is:

Danielle Chapman, AGPA
Inspection and Compliance Branch
California Department of Food and Agriculture
1220 N Street,
Sacramento, CA 95814
Telephone: (916) 900-5190;
Fax: (916) 900-5345

Please direct requests for copies of the proposed text of the regulations, the initial statement of reasons, the modified text of the regulation, if any, or other information upon which the rulemaking is based to Danielle Chapman at the above address.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department will have the rulemaking file available for inspection and copying throughout the rulemaking process at its office at: 2800 Gateway Oaks Drive, Suite 100, Sacramento, CA 95833. 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; the initial statement of reasons; and petitions received from industry. Copies may be obtained by contacting Danielle Chapman at the address or phone number listed above.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

AVAILABILITY OF FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Danielle Chapman at the address provided on the previous page.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout can be accessed through the Department's website at: <http://www.cdffa.ca.gov/is/Regulations.html>.

TITLE 9. DEPARTMENT OF REHABILITATION

SUBJECT: GRANT PROCESS

NOTICE IS HEREBY GIVEN that the Department of Rehabilitation ("Department") proposes to amend

sections 7330 and 7333, and repeal section 7334 of Title 9 of the California Code of Regulations, described below after considering all comments, objections, or recommendations regarding the proposed action.

PUBLIC HEARING

No public hearing has been scheduled. Any interested person or his or her duly authorized representative may make a written request for a public hearing. The written request to hold a public hearing must be received by the contact person identified in this notice no later than 15 days prior to the close of the written comment period. The Department shall, to the extent practicable, provide notice of the time, date and place of the hearing by mailing the notice to every person who submitted written comments, or who requested a hearing, on the proposed amendments.

WRITTEN COMMENT PERIOD

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

Shelly Risbry, Regulations Coordinator
Department of Rehabilitation
721 Capitol Mall
Sacramento, California 95814

Comments may also be submitted by facsimile (FAX) at 916-558-5826 or by email to Legal@dor.ca.gov. Comments must be received by the Regulations Coordinator by 5:00 p.m. on November 4, 2014. All written comments received by the Department during the public comment period are subject to disclosure under the Public Records Act.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the written comment period and considering all timely and relevant comments received, the Department may adopt the proposed regulations substantially as described in this Notice or may modify the proposed regulations if the modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified regulation will be available for 15 days prior to its adoption from the Regulations Coordinator and will be mailed to those persons who submit written comments related to this regulation, or who have requested notification of any changes to the proposal.

AUTHORITY AND REFERENCE

Authority:

Sections 19006, Welfare and Institutions Code.

Reference:

29 USC Sections 723(b)(2)(A), 722(a)(15)(C), and 34 CFR 76.50(b)(2), (c), 76.770, 361.35, 361.49(a)(1), and Welfare and Institutions Code, section 19154.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Department of Rehabilitation (“the Department”) is the recipient of several federal formula grants that enables the Department to provide a variety of services to Californians with disabilities. The largest of these formula grants is offered through Title I of the Rehabilitation Act of 1973 and provides for a comprehensive system of vocational rehabilitation services to individuals with disabilities. Current Department regulations allow the Department to subgrant funds provided under Title I of the Rehabilitation Act via Establishment Grants or Innovation and Expansion Grants, in violation of federal law. Title 34 Code of Federal Regulations (CFR) section 76.50(b)(2) states that the authorizing program statute determines whether a state may subgrant federal funds it receives. As this authority is not provided in Title I of the Rehabilitation Act and Establishment Grants and Innovation and Expansion Grants can only be funded using Title I funds because of program restrictions on all other federal funds received by the Department, the repeal and amendment of these regulatory sections are necessary to discontinue the Department’s authority to subgrant federal Title I vocational rehabilitation funds.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY OF EXISTING REGULATIONS

The Department of Rehabilitation evaluated the consistency and compatibility of the proposed rulemaking with existing state regulations and has determined that only the Department of Rehabilitation is responsible for administering these specific type grants from the federal government. Therefore, the Department concludes the proposed rulemaking is entirely consistent and compatible with existing state regulations.

ANTICIPATED BENEFITS

The Department’s proposed deletions and amendments are beneficial because they are necessary to ensure that the Department is in compliance with the Re-

habilitation Act of 1973 and Department of Education regulations. Failure to modify this language could jeopardize California’s receipt of Title I Vocational Rehabilitation funds.

The Department’s proposed amendments to omit regulations or parts thereof that apply to the Department’s operations are beneficial because the sections are unnecessary to ensure that the Department complies with the law; federal regulations impose the same legal obligations on the Department. Eliminating duplicative language within the Department’s regulations reduces the volume of rules, thereby making the regulations more consumer-friendly.

The Department’s proposed amendments to omit regulations or parts thereof are beneficial because the sections are unnecessary and duplicative of requirements that can be found in the Requests for Applications and contract. Consolidating the requirements of individuals applying for establishment projects or innovation and expansion projects to these two locations makes it easier for applicants and awardees to understand their legal obligations and the obligations of the Department.

DISCLOSURES REGARDING THE PROPOSED REGULATIONS

FISCAL IMPACT

Mandate on local agencies and school districts: None.
Cost or savings to any state agency: None.

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

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

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

SIGNIFICANT, STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS

Significant, statewide adverse economic impact directly affecting businesses including the ability of California businesses to compete with businesses in other states: None.

COST IMPACT ASSESSMENT

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

RESULTS OF ECONOMIC IMPACT ANALYSIS

Adoption of these regulations will not:

- (1) create or eliminate jobs within the State of California;
- (2) create new businesses or eliminate existing businesses within California; or
- (3) affect the expansion of businesses currently doing business within California.

The Department’s proposed regulations will not have any economic impact, as the funds available for Establishment Projects and Innovation and Expansion Activities will not be altered as the Department will still offer funding for these projects and activities. The proposed regulatory amendments and omission will only act to standardize language to bring the Department into compliance with the Rehabilitation Act and its implementing regulations.

BUSINESS REPORTS

Business Reporting Requirement: None.

HOUSING COSTS

Significant effect on housing costs: None.

DETERMINATION OF EFFECT ON SMALL BUSINESS

The Department has determined that these proposed regulations will not affect small business as defined in Government Code Section 11342.610. The proposed regulations will not have an adverse impact on small business since the amendments are clarifying the language that the Department already has in place.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Department must determine that no reasonable alternative it considered 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 the law.

The Department invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations during the written comment period.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Shelly Risbry, Regulations Analyst
Department of Rehabilitation
721 Capitol Mall
Sacramento, California 95814
Telephone: (916) 445-4466
Email: srisbry@dor.ca.gov

The backup contact person for these inquiries is Jenny M. Garcia at (916) 558-5825.

Please direct requests for copies of the proposed text of the regulations, the initial statement of reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to Shelly Risbry at the address above. The Department will also provide copies of the regulation proposal in large print, Braille, on audiotape, compact disk, or transmit copies of the regulation proposal electronically, upon request.

The Department shall provide, upon request, a description of the proposed changes included in the proposed action, in the manner provided by Section 11346.6, to accommodate a person with a visual or other disability for which effective communication is required under state or federal law and that providing the description of proposed changes may require extending the period of public comment for the proposed action.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department 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, Proposed Text of Regulations, and Initial Statement of Reasons. Copies may be obtained by contacting Shelly Risbry at the address or phone number listed above.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the public comment period has ended and considering all timely and relevant comments received, the Department may adopt the proposed regulations substantially as described in this notice. If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text with the changes clearly indicated available to the public for at least 15 days before the Department adopts the regulations as revised. Please send requests for co-

pies of any modified regulations to the attention of Shelly Risbry at the address indicated above. The Department will accept written comments on the modified regulations for 15 days after the date on which they were made available.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Shelly Risbry at the address above or on the Department's website at www.dor.ca.gov.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Rulemaking, the Initial Statement of Reasons, and the Proposed Text of the Regulations in underline and strikeout, can be accessed through the Department's website at www.dor.ca.gov.

TITLE 9. DEPARTMENT OF STATE HOSPITALS

The Department of State Hospitals (formerly Department of Mental Health) encourages adoption of the proposed regulation amendment below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

The Department will hold a public hearing starting at 12:30 p.m. on November 3, 2014, at 1600 9th Street, Room 100, Sacramento, California. The building is wheelchair accessible. At the hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. The Department requests, but does not require, that persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department. Comments may also be submitted by facsimile (FAX) at (916) 651-3090 or by e-mail to DSH.Regulations@dsh.ca.gov. The written comment period closes at 5:00 p.m. on November 3, 2014. The Department will con-

sider only comments received at the Department offices by that time. Submit comments to:

Regulations Unit
 Department of State Hospitals
 1600 9th Street, Room 410
 Sacramento, CA 95814

AUTHORITY AND REFERENCES

Authority: Welfare and Institutions Code sections 4005.1 and 4101 allow the Department to adopt and enforce rules and regulations necessary to carry out the duties of the Department.

References: Sections 4525, 4526, 4527, 4528, 4529, 4529.12, 14825, 14837, 14838, 87100, 87100.1, and 87102, Government Code; Sections 10115, 10115.1, 10115.2, 10115.3, 10115.9, 10124, 10250, 10251, and 10261, Public Contract Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Government Code (GC) section 4526 allows state agencies to contract directly with private architectural, landscape architectural, engineering, environmental, land surveying and construction project management firms. In order to implement this method of selection, state agency heads contracting for private architectural, landscape architectural, professional engineering, environmental, land surveying, and construction project management services must adopt, by regulation, procedures that assure that these services are engaged on the basis of demonstrated competence and qualifications for the types of services to be performed and at fair and reasonable prices. Furthermore, these procedures shall assure maximum participation of small business firms. In addition, these procedures shall specifically prohibit practices which might result in unlawful activity including, but not limited to, rebates, kickbacks, or other unlawful consideration, and shall specifically prohibit government agency employees from participating in the selection process when those employees have a relationship with a person or business entity seeking a contract.

These proposed regulations will:

- allow the Department of State Hospitals (DSH) to directly contract for professional services of private architectural, landscape architectural, engineering, environmental, land surveying, or construction management firms;

- assure that these services are engaged on the basis of demonstrated competence and qualifications for the types of services to be performed;
- assure that the services performed will be at fair and reasonable prices;
- assure maximum participation of small business firms;
- prohibit practices which might result in unlawful activity including, but not limited to, rebates, kickbacks, or other unlawful consideration; and
- prohibit government agency employees from participating in the selection process when those employees have a relationship with a person or business entity seeking a contract.

These regulations would cause no significant differences in existing comparable federal regulations or statutes.

The Department has conducted an evaluation for any regulations that would relate to this proposed action and has determined that these are the only regulations dealing with the selection process for various architectural, landscape architectural, engineering, environmental, land surveying and construction project management firms. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing State regulations.

These regulations will allow the DSH to contract directly for these professional services thereby reducing administrative time for awarding contracts and increasing the ability to more effectively and efficiently manage the contracts.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: Approximate savings of \$20,000 – \$25,000 per contract that is currently charged by the Department of General Services.
- Cost to any local agency or school district which must be reimbursed in accordance with GC 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.

- Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.
- Cost impacts on a representative private person or business: The Department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- Significant effect on housing costs: None.
- Small Business determination: The proposed action will not affect small businesses because it provides a competitive, equitable and fair opportunity for public firms, including small businesses, to compete for these contracts. The Department shall disclose its process for notifying small businesses as required in GC 14838.

Results of the Economic Impact Analysis:

Adoption of these regulations will not:

- create or eliminate total jobs within California;
- create new businesses or eliminate existing businesses within California;
- affect the current competitive process used by DGS, except that the process will be managed by the Department;
- increase or decrease investment in the state;
- create incentive for innovation in products, materials or processes; or
- obstruct potential benefits to the health, safety and welfare of the citizens of California. These regulations will not obstruct worker safety, the environment or quality of life.
- affect the expansion of businesses currently doing business in California.

Benefits that would be derived from this proposal:

- allows Department to contract with firms for fair and reasonable costs at the time the contract is selected;
- allows the Department flexibility in awarding contracts that are less complex and more technical in nature, through the competitive bid process;
- allows the Department to respond quickly to legislative changes and safety aspects for protecting patients and the staff;
- allows the Department to be able to independently administer and manage architectural, landscape architectural, engineering, environmental, land surveying and construction project management contracts in order to save time and costs.

CONSIDERATION OF ALTERNATIVES

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

There are no other reasonable alternatives to these regulations. These contracts are either processed and awarded by DGS or the state agency.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Karen Gillham
Chief
Regulations Unit
Department of State Hospitals
1600 9th Street, Room 410
Sacramento, CA 95814
Telephone: (916) 653-2257
Desk: (916) 651-5578
E-mail: karen.gillham@dsh.ca.gov

The back-up contact person for these inquiries is:

Sherry Barandas
Staff Services Manager I
Regulations Unit
Department of State Hospitals
1600 9th Street, Room 410
Sacramento, CA 95814
Telephone: (916) 653-2257
Desk: (916) 651-3222
E-mail: sherry.barandas@dsh.ca.gov

Please direct requests for copies of the proposed text (the “express terms”) of the regulation, the initial statement of reasons, the modified text of the regulation, if any, or other information upon which the rulemaking is based to Ms. Gillham at the above address.

AVAILABILITY OF THE STATEMENT OF REASONS, TEXT OF THE PROPOSED REGULATION AMENDMENT, AND THE RULEMAKING FILE

The Department 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, the rulemaking file consists of this notice, the proposed text of the regulation, and the initial statement of reasons. Copies may be obtained by contacting Ms. Gillham.

**AVAILABILITY OF CHANGED OR
MODIFIED TEXT**

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

**AVAILABILITY OF THE FINAL STATEMENT
OF REASONS**

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

**AVAILABILITY OF DOCUMENTS ON
THE INTERNET**

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulation in underline and strikeout can be accessed through our website at www.dsh.ca.gov.

TITLE 11. DEPARTMENT OF JUSTICE

**NOTICE OF PROPOSED AMENDMENTS TO
THE DEPARTMENT OF JUSTICE
REGULATIONS PERTAINING TO THE
PROCESS FOR THE SECURING OF
CRIMINAL OFFENDER RECORD
INFORMATION**

The Department of Justice (DOJ) proposes to amend California Code of Regulations (CCR), Title 11, Chapter 7, Article 1, Section 700; repeal and adopt Sections 701, 702, 703, 707, and 708; and adopt Sections 704, 705, and 706. The proposed regulations below would outline processes and procedures for the accessing,

handling, storage, dissemination and destruction of criminal offender record information (CORI) furnished to authorized agencies.

PUBLIC HEARING

The DOJ has not scheduled a public hearing on this proposed action. However, the DOJ will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her duly authorized representative, no later than 15 days before the close of the written comment period. The request must be in writing and must comply with the requirements of Government Code (GC) section 11346.8(a). If a public hearing is requested, a notice of the time, date, and place of the hearing, if requested, will be provided by separate notice.

**WRITTEN COMMENT PERIOD AND
SUBMITTAL OF COMMENTS**

The public comment period for this regulatory action will begin on September 19, 2014. Written comments on this regulatory proposal must be received no later than November 03, 2014 at 5:00 p.m., and addressed to the following:

Dolores Haste, DOJAI
California Department of Justice
Bureau of Criminal Information and Analysis
4949 Broadway
Sacramento, CA 95820

Or

Steve Reed, Staff Services Analyst
California Department of Justice
Bureau of Criminal Information and Analysis
4949 Broadway
Sacramento, CA 95820

Please note that under the California Public Records Act (GC, § 6250 et seq.), your written and oral comments, attachments, and associated contact information (e.g., your address, phone, email, etc.) become part of the public record and can be released to the public upon request.

AUTHORITY AND REFERENCE

Penal Code (PC) section 11077 authorizes the Attorney General to adopt these proposed regulations. The proposed regulations implement, interpret, and make specific sections 11075–11081, 11102.2, 11105, and 13202 of the PC and section 15165 of the GC.

INFORMATIVE DIGEST OF PROPOSED ACTION
AND POLICY STATEMENT OVERVIEW
PURSUANT TO GC SECTION 11346.5(a)(3)

Background and Effect of the Proposed Rulemaking:

PC section 11077 requires the Attorney General to adopt regulations to assure the security of CORI. Many of the sections and subdivisions within the CCR, Title 11, Chapter 7, Article 1, Sections 700 through 710, regarding the mandatory securing of CORI, have been repealed by the Office of Administrative Law or no longer specify the proper procedures and processes for accessing, handling, storage, dissemination, and destruction of CORI.

This rulemaking action makes specific the restrictions on authorized agencies for accessing, storing, handling, disseminating, and destroying CORI responses furnished by the DOJ.

Objectives and Benefits of the Proposed Regulation:

The objective of the proposed rulemaking action is to assist authorized agencies within California with the proper procedures for accessing, storage, handling, dissemination, and destruction of CORI, thus protecting the privacy of the citizens of California.

Documents Incorporated by Reference:

The following documents would be incorporated in the regulation by reference as specified by section:

1. Custodian of Records Application for Confirmation, Form Number BCIA 8374, January 2014, section 702.
2. Annual Custodian of Records Notification, Form Number BCIA 8375, June 2013, section 702.
3. California Law Enforcement Telecommunications System Subscriber Agreement, Form Number HDC 0001, March 2010, section 703.
4. National Institute of Standards and Technology (NIST) Special Publication 800-88, "Guidelines for Media Sanitization," September 2006, section 708.

COMPARABLE FEDERAL REGULATIONS

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

MANDATED BY FEDERAL LAW
OR REGULATIONS

The proposed regulations are not mandated by federal law or regulations.

OTHER STATUTORY REQUIREMENTS

None.

DETERMINATION OF INCONSISTENCY AND
INCOMPATIBILITY WITH EXISTING
STATE REGULATIONS

The DOJ has determined that this proposed regulation is not inconsistent or incompatible with existing regulations. After conducting a review for any regulations that would relate to or affect this area, the DOJ has concluded that these are the only regulations that concern the security of CORI in California.

DISCLOSURES REGARDING THE
PROPOSED REGULATION

The DOJ has made the following initial determinations:

Fiscal Impact / Local Mandate

The DOJ has determined that the proposed regulatory action would not create costs or savings to any State agency or in federal funding to the State, costs or mandate to any local agency or school district, whether or not reimbursable by the State pursuant to Government Code, title 2, division 4, part 7 (commencing with section 17500), or other nondiscretionary cost or savings to State or local agencies.

Significant Statewide Adverse Economic Impact Directly Affecting Business, Including Ability to Compete

The DOJ has made an initial determination that the proposed regulatory action 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, or on representative private persons.

Cost Impacts on Representative Private Persons or Businesses

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

Results of the Economic Impact Analysis/Assessment Prepared Pursuant to Government Code Sec. 11346.3(b)

Effect on Jobs/Businesses:

The DOJ has determined that the proposed regulatory action would not affect the creation or elimination of jobs or businesses within the State of California, or the expansion of businesses currently doing business within the State of California. This determination is based

on the fact that this proposed action will not impose any significant cost or other adverse economic impact on authorized agencies. Furthermore, this proposed action would have no impact on any other businesses or jobs.

Benefits of the Proposed Regulation:

The regulations proposed in this rulemaking action would standardize the procedures and processes for the accessing, handling, storage, dissemination, and destruction of CORI, as well as penalties for non-compliance across the state. The new regulations would also consolidate information from various documents regarding CORI into a central location, and give those processes and procedures the force of law, thus protecting the privacy of the citizens of California.

Effect on Small Business

The DOJ has also determined, pursuant to California Code of Regulations, Title 1, Section 4, that the proposed regulatory action would not affect small business, because current procedures for accessing, handling, storing, dissemination, and destruction of CORI allowed through the licensing, certification, and permitting process now existing would not change for those entities defined as a small business in Government Code section 11342.610(a).

Housing Costs

The DOJ has also made the initial determination that the proposed regulatory action will not have a significant effect on housing costs.

ALTERNATIVES

Before taking final action on the amendments, the DOJ must determine that no reasonable alternative it considered, or that has otherwise been identified and brought to its attention, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected persons and equally effective in implementing the statutory policy or other provision of law.

The DOJ invites interested persons to present statements or arguments, with respect to alternatives, to the proposed regulations during the 45-day written comment period.

AGENCY CONTACT PERSONS

Inquiries concerning the substance of the proposed regulatory action may be directed to the designated agency contact persons: Ms. Dolores Haste, Department of Justice Administrator I, Bureau of Criminal In-

formation and Analysis, at (916) 227-3861. The back-up contact for these inquiries is Mr. Steve Reed, Staff Services Analyst, Bureau of Criminal Information and Analysis, at (916) 227-4251.

AVAILABILITY OF DOCUMENTS

The DOJ has prepared an Initial Statement of Reasons (ISOR) for the proposed rulemaking action and a listing of the exact regulations proposed.

Copies of the ISOR and the full text of the proposed regulatory language, or other information upon which the rulemaking is based may be obtained from the DOJ contact persons in this notice, or may be accessed through the Attorney General's website below.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

This regulatory proceeding will be conducted in accordance with the California Administrative Procedure Act, Government Code, Title 2, Division 3, Part 1, Chapter 3.5 (commencing with section 11340).

After the DOJ analyzes all timely and relevant comments received during the 45-day public comment period, the DOJ will either adopt the regulations as described in this notice, or make modifications based on the comments. If the DOJ makes modifications which are sufficiently related to the original text of the proposed regulations, the amended text, with the changes clearly indicated, will be made available for an additional 15-day public comment period, before the DOJ adopts the regulations. The DOJ will accept written comments on the modifications to the regulations during the 15-day public comment period.

AVAILABILITY OF FINAL STATEMENT OF REASONS

Upon its completion, the Final Statement of Reasons will be available and copies may be requested from the agency contact persons in this notice, or may be accessed on the Attorney General's website listed below.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

This notice, the ISOR, and all subsequent regulatory documents for this rulemaking are available on the Attorney General's website at <http://oag.ca.gov/meetings/public-participation>.

GENERAL PUBLIC INTEREST

**DEPARTMENT OF TOXIC
SUBSTANCES CONTROL**

NOTICE OF PUBLIC COMMENT PERIOD

September 19, 2014 to October 20, 2014

**PROPOSED CONSENT DECREE
STANDARD NICKEL CHROMIUM
PLATING COMPANY
Los Angeles, California**

WHAT IS BEING PROPOSED? — The Department of Toxic Substances Control (DTSC) invites the public to review and comment on a proposed Consent Decree with the Standard Nickel–Chromium Plating Company (Company), regarding the Standard Nickel Chromium property located at 811, 817, 819, 825, and 826 East 62nd Street, Los Angeles, California. Under the proposed Consent Decree, the Company will pay \$500 initially, plus the net proceeds from the sale of its real property holdings to reimburse DTSC for a portion of its cleanup and oversight costs, subject to certain conditions and reservations.

HOW CAN I GET INVOLVED? — DTSC will consider public comments on the Consent Decree that are postmarked or received by October 20, 2014. DTSC may decline to finalize the Consent Decree if such comments disclose facts or considerations that indicate the proposed Consent Decree is inappropriate, improper or inadequate.

Comments should be addressed to:

Tedd Yargeau, Cleanup Program
(Please include “SNC Co. CD Comments”
in the subject line of your letter or email)
Department of Toxic Substances Control
9211 Oakdale Avenue
Chatsworth, CA 91311
tedd.yargeau@dtsc.ca.gov

WHERE DO I GET INFORMATION?

Copies of these documents, key technical reports, and other site–related information are available:

In Person (By Appointment only):

Glenn Castillo
DTSC Regional Records Office
File Room
9211 Oakdale Avenue
Chatsworth, CA 91311
(818) 717–6522

By Internet:

DTSC Envirostor Website

www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=71003183

Please click on the Community Involvement tab

By Mail (Per your request):

Tedd Yargeau

DTSC, SNC Co. CD Comments
Cleanup Program
9211 Oakdale Avenue
Chatsworth, CA 91311
fax (818) 717–6557
tedd.yargeau@dtsc.ca.gov

FOR ADDITIONAL INFORMATION: If you have any questions or wish to discuss the Consent Decree please contact:

For the project:

Tedd Yargeau

DTSC Project Manager
(818) 212–5340
tedd.yargeau@dtsc.ca.gov

For Public Participation:

Zenzi A. Poindexter

Public Participation Specialist
(866) 495–5651 3, 3
zenzi.poindexter@dtsc.ca.gov

NOTICE TO HEARING IMPAIRED INDIVIDUALS: TTY users may use the California Relay Service at 711 or 1–800–855–7100. Ask for Zenzi Poindexter at 818–717–6568.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**OFFICE OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT
NOTICE TO INTERESTED PARTIES**

PROPOSITION 65

**REQUEST FOR PUBLIC PARTICIPATION
POTENTIAL REGULATORY ACTIONS**

SEPTEMBER 19, 2014

The California Environmental Protection Agency’s
Office of Environmental Health Hazard Assessment

(OEHHA) is the lead agency for the implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65; Health and Safety Code Section 25249.5 et seq.). OEHHA has the authority to adopt regulations and take other actions that further the purposes of Proposition 65. These regulations can be found in Title 27 of the California Code of Regulations beginning at Section 25102.

As part of its on-going efforts to update and improve its implementing regulations, OEHHA is soliciting input and information on possible regulatory actions and the priority level for each potential action. OEHHA is planning to schedule a workshop in the near future to discuss the next steps in its regulatory reform/update projects.

Interested stakeholders are encouraged to submit their ideas concerning the following concepts, and any others they may wish for OEHHA to consider.

- Alternative risk levels for chemicals in foods (25703(b))
- Update the Naturally Occurring regulation (25501)
- Update and streamline the Safe Use Determination process (25104)
- Clarify regulatory provisions on averaging exposures (25701, 25721, 25801, 25821)
- Chemicals to give priority in the development or update of Safe Harbor levels
- Where Interpretive Guidance is needed
- Use of data on postnatal developmental exposures

The purpose of this notice is to seek public input and information, at this early stage of the workshop planning process, on possible agenda items for the workshop. Information received will be taken into account by OEHHA as it prepares an agenda and background material for the workshop.

This notice marks the beginning of a 60-day public comment period on these potential regulatory actions. **OEHHA must receive comments and any supporting documentation by 5:00 p.m. on Monday, November 17, 2014** in order to be considered in the workshop planning. Additional opportunities for public input and comments will be provided. 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. Please include "Potential Regulations Workshop" in the subject line. Comments submitted in paper form may be mailed, faxed, or delivered in person to the addresses below:

Mailing Address:
Ms. Monet Vela
 Office of Environmental Health Hazard Assessment
 P.O. Box 4010, MS-58D
 Sacramento, California 95812-4010

Street Address:
 1001 I Street
 Sacramento, California 95814
 Fax: (916) 323-2265

**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# 2014-0908-01
 BOARD OF GOVERNORS, CALIFORNIA
 COMMUNITY COLLEGES
 Students Success & Support Funding

The Board of Governors of the California Community Colleges submitted to OAL this action dealing with the Student Success and Support Program as a print only file. Pursuant to Education Code section 70901.5, this action was filed with the Secretary of State by the Board on September 8, 2014, is exempt from the Administrative Procedure Act and OAL review, and was submitted to OAL only for the purpose of publishing the regulation in the California Code of Regulations.

Title 5
 California Code of Regulations
 AMEND: 55518
 Filed 09/08/2014
 Effective 10/08/2014
 Agency Contact:
 Michelle Goldberg (916) 324-4711

File# 2014-0731-01
 BOARD OF GUIDE DOGS FOR THE BLIND
 Standards of Conduct

This rulemaking action by the Board of Guide Dogs for the Blind (BGDB) amends section 2285 in title 16 of

the California Code of Regulations. This rulemaking action defines a framework of the ethical standards of practice for guide dog instructors and guide dog schools and clarifies that violation of these ethical standards constitutes grounds for disciplinary action.

Title 16
California Code of Regulations
AMEND: 2285
Filed 09/10/2014
Effective 01/01/2015
Agency Contact: Brian Skewis (916) 574-7825

File# 2014-0827-01
CALIFORNIA ALTERNATIVE ENERGY AND
ADVANCED TRANSPORTATION FINANCING
AUTHORITY
PACE Loss Reserve Program

The California Alternative Energy and Advanced Transportation Financing Authority (CAEATFA) readopted sections 10080, 10081, 10082, 10083, 10084, 10085, 10086, and 10087 of title 4 of the California Code of Regulations as an emergency. Those regulations were intended to establish procedures that will enable CAEATFA to protect against the risk of default and foreclosure and increase the acceptance of Property Assessed Clean Energy (PACE) loans in the marketplace by developing and administering a PACE risk mitigation program, the PACE Loss Reserve Program. These regulations were conclusively presumed to be necessary for the immediate preservation of the public peace, health, safety, or general welfare pursuant to Public Resources Code section 26009.

Title 4
California Code of Regulations
ADOPT: 10080, 10081, 10082, 10083, 10084,
10085, 10086, 10087
Filed 09/08/2014
Effective 09/08/2014
Agency Contact: Noah Proser (916) 653-3032

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# 2014-0728-01
CALIFORNIA HORSE RACING BOARD
Stewards' Minutes

This rulemaking by the California Horse Racing Board (the "Board") amends 4 CCR § 1536 by adding a requirement that stewards report on-track training accidents. Specifically, as a result of this amendment, stewards are required to report all accidents involving an exercise rider, or, for harness racing, an employee riding in a jog cart or sulky not engaged in a race. To report these accidents, stewards must use CHRB-201A, a new form added by this amendment and incorporated by reference into the section. This amendment will assist the Board in its data collection efforts, allowing them to identify both risk factors and ways to mitigate injuries. Prior to this amendment, stewards were only required to report jockey and driver accidents. To complete these reports, stewards used the other form incorporated by reference in this section, CHRB-201. Lastly, CHRB-201A includes a distribution list, which is also added to CHRB-201 through this amendment.

Title 4
California Code of Regulations
AMEND: 1536
Filed 09/08/2014
Effective 01/01/2015
Agency Contact: Leeland Turner (916) 263-6026

File# 2014-0729-02
COMMISSION ON TEACHER CREDENTIALING
Designated Subjects Special Subjects Credentials

This rulemaking action amends section 80037 of Title 5 of the California Code of Regulations to establish a Special Teaching Authorization in Physical Education for holders of Designated Subjects Special Subjects Teaching Credentials in Basic Military Drill (BMD) and Reserve Office Training Corps (ROTC). It also includes general clean-up in the existing language of the regulation.

Title 5
 California Code of Regulations
 AMEND: 80037
 Filed 09/10/2014
 Effective 01/01/2015
 Agency Contact:
 Tammy A. Duggan (916) 323-5354

File# 2014-0729-03
 DEPARTMENT OF FOOD AND AGRICULTURE
 Oak Mortality Disease Control

This Certificate of Compliance filing makes permanent the prior emergency regulatory action (OAL file no. 2014-0219-02E) that added Trinity County to the regulated area for Oak Mortality Disease.

Title 3
 California Code of Regulations
 AMEND: 3700(b)
 Filed 09/04/2014
 Effective 09/04/2014
 Agency Contact: Stephen S. Brown (916) 654-1017

File# 2014-0728-04
 DEPARTMENT OF HUMAN RESOURCES
 Section 100 submittal: Title 2, Chap. 3, Articles 1, 20 and 30

The Department of Human Resources (Department) adopted 18 sections between 599.839 and 599.979, amended 14 sections between 599.600 and 599.850, and repealed 10 sections between 599.842 and 599.980 of title 2 of the California Code of Regulations as a change without regulatory effect pursuant to section 100 of title 1 of the California Code of Regulations (CCR) to reflect the transfer of powers and duties from the State Personnel Board and Department of Personnel Administration to the Department pursuant to the Governor's Reorganization Plan Number One of 2011 (GRP 1).

Title 2
 California Code of Regulations
 ADOPT: 599.839, 599.844.1, 599.844.2, 599.848, 599.849, 599.968, 599.969, 599.970, 599.971, 599.972, 599.973, 599.974, 599.975, 599.976, 599.977, 599.978, 599.979 AMEND: 599.600, 599.601, 599.602, 599.603, 599.604, 599.605, 599.606, 599.607, 599.608, 599.609, 599.610, 599.840, 599.841, 599.850 REPEAL: 599.842, 599.843, 599.844, 599.845, 599.846, 599.847, 599.849, 599.978, 599.979, 599.980
 Filed 09/09/2014
 Agency Contact: Loni Chhen (916) 324-0512

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# 2014-0723-01
 OFFICE OF STATEWIDE HEALTH PLANNING AND DEVELOPMENT
 OSHPD Patient Data Reporting Program Updates

This rulemaking by the Office of Statewide Health Planning and Development makes changes to the patient data reporting requirements in Title 22 of the California Code of Regulations. These changes include: 1) updates to inpatient and outpatient disposition codes to conform to national standards and revisions to the Format and File Specifications that are incorporated by reference; 2) the addition of a principal diagnosis code; 3) removal of out of date reporting requirements; and 4) delaying the implementation of ICD-10 from October 1, 2014 to October 1, 2015 in order to account for the delay in implementation of ICD-10 at the Federal level.

Title 22
 California Code of Regulations
 AMEND: 97215, 97225, 97226, 97227, 97228, 97229, 97231, 97244, 97247, 97248, 97258, 97259, 97260, 97261, 97264
 Filed 09/04/2014
 Effective 10/01/2014
 Agency Contact: Peter Won (916) 326-3800

File# 2014-0728-03
 STATE PERSONNEL BOARD
 Rule 100 Changes

This action by the State Personnel Board (Board) is a change without regulatory effect pursuant to section 100 of title 1 of the California Code of Regulations (CCR). The Board is amending its regulations within title 2 of the CCR to reflect the transfer of various operational and administrative duties from the Board to the California Department of Human Resources (CalHR),

which was created by the Governor’s Reorganization Plan Number One of 2011 (GRP 1).

Title 2

California Code of Regulations

ADOPT: 4.5, 54.2, 56, 249

AMEND: 37, 53.2, 151.3, 151.5, 153, 171, 174, 174.6, 174.8, 176, 185, 187, 188, 190, 194, 195, 196, 197, 197.5, 199, 199.1, 200, 203, 203.1, 203.7, 205, 206, 207, 211, 213.4, 213.5, 232, 234, 235, 239, 241, 264, 265, 266, 266.1, 266.2, 266.3, 282, 302.2, 302.3, 303, 500, 501, 502, 503, 504, 505, 506, 511, 512, 513, 547.54, 547.55, 547.56 REPEAL: 8, 172.1, 172.3, 172.4, 172.5, 172.6, 172.7, 172.8, 172.9, 172.10, 172.11, 201, 458, 470, 470.1, 471, 471.1, 472

Filed 09/09/2014

Agency Contact: Jeanne Wolfe (916) 651-1043

**CCR CHANGES FILED
WITH THE SECRETARY OF STATE
WITHIN April 9, 2014 TO
September 10, 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

09/09/14 ADOPT: 599.839, 599.844.1, 599.844.2, 599.848, 599.849, 599.968, 599.969, 599.970, 599.971, 599.972, 599.973, 599.974, 599.975, 599.976, 599.977, 599.978, 599.979 AMEND: 599.600, 599.601, 599.602, 599.603, 599.604, 599.605, 599.606, 599.607, 599.608, 599.609, 599.610, 599.840, 599.841, 599.850 REPEAL: 599.842, 599.843, 599.844, 599.845, 599.846, 599.847, 599.849, 599.978, 599.979, 599.980

09/09/14 ADOPT: 4.5, 54.2, 56, 249 AMEND: 37, 53.2, 151.3, 151.5, 153, 171, 174, 174.6, 174.8, 176, 185, 187, 188, 190, 194, 195, 196, 197, 197.5, 199, 199.1, 200, 203, 203.1, 203.7, 205, 206, 207, 211, 213.4, 213.5, 232, 234, 235, 239, 241, 264, 265, 266, 266.1, 266.2, 266.3, 282, 302.2, 302.3, 303, 500, 501, 502, 503, 504, 505, 506, 511, 512, 513, 547.54, 547.55,

547.56 REPEAL: 8, 172.1, 172.3, 172.4, 172.5, 172.6, 172.7, 172.8, 172.9, 172.10, 172.11, 201, 458, 470, 470.1, 471, 471.1, 472

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

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		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	
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	06/16/14	AMEND: 4001 ADOPT: 4002.9	
	06/13/14	AMEND: 8034	
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08/25/14	AMEND: 3435(b)	09/08/14	AMEND: 55518
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