



California Regulatory Notice Register

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*Time-
Dated
Material*

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

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**PROPOSED ACTION ON
REGULATIONS**

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**TITLE 2. FAIR POLITICAL
PRACTICES COMMISSION**

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

CONFLICT-OF-INTEREST CODES

AMENDMENT

MULTI-COUNTY: Red Bluff Joint Union High School District
Turlock Irrigation District

A written comment period has been established commencing on September 16, 2016, and closing on October 31, 2016. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 428 J Street, Suite 620, Sacramento, California 95814.

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

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

The Executive Director of the Commission, upon her or its own motion or at the request of any interested person, will approve, or revise and approve, or return the

proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than October 31, 2016. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

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

**EFFECT ON HOUSING COSTS
AND BUSINESSES**

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

AUTHORITY

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

REFERENCE

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

CONTACT

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

AVAILABILITY OF PROPOSED
CONFLICT-OF-INTEREST CODES

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

**TITLE 2. FAIR POLITICAL
PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the Commission), under the authority vested in it by the Political Reform Act (the Act)¹ by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulation at a public hearing on or after **October 20, 2016**, at the offices of the Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, California, commencing at approximately **10:00 a.m.** Written comments should be received at the Commission offices no later than **5:00 p.m. on October 18, 2016**.

BACKGROUND/OVERVIEW

Section 87207(a)(4)

The Political Reform Act requires officials listed in Section 87200 (Sections 87202-87205), candidates for an office specified in Section 87200 (Section 87201), members of boards and commissions of newly created agencies (Section 87302.6), and state and local officials, employees, candidates, and consultants designated in a conflict-of-interest code (Section 87302(b)), to file statements of economic interest (SEIs) to inform the public of economic interests, including certain gifts, that may potentially influence the filer in the making of governmental decisions.

Prior to the enactment of SB 21 (Stats. 2015, ch. 757), Section 87207(a)(4) required SEI filers, in the case of a gift, to disclose on their SEI the amount of the gift and the date on which it was received. SB 21 amended Section 87207(a)(4) to additionally require the SEI filer, in the case of a gift that is a travel payment, advance, or re-

imbursement, to disclose the travel destination on his or her SEI.

Section 89506(f)

Section 89503 prohibits certain public officials from accepting gifts from any single source worth more than the annual gift limit, and Regulation 18940.2 sets the annual gift limit at \$460 for the period of January 1, 2015 to December 31, 2016.

Section 89506(a) provides an exemption from the annual gift limit for travel payments, advances, or reimbursements, including actual transportation and related lodging and subsistence, that are reasonably related to a legislative or governmental purpose or to an issue of state, national, or international public policy. Specifically, these payments, advances, or reimbursements are not subject to the annual gift limit if either of the following applies:

- The travel is in connection with a speech given by certain public officials or designated employees and the lodging and subsistence expenses are limited to the day immediately preceding, the day of, and the day immediately following the speech, and the travel is within the United States.
- The travel is provided by a government, a governmental agency, a foreign government, a governmental authority, a bona fide public or private educational institution, a 501(c)(3) nonprofit organization, or by a person domiciled outside the United States who substantially satisfies the requirements for tax-exempt status under Internal Revenue Code Section 501(c)(3).

SB 21 amended Section 89506 by adding subdivision (f), requiring a 501(c)(3) or 501(c)(4) nonprofit organization that (1) “regularly organizes and hosts travel for elected officials,” as defined in Section 89506(f)(2), and (2) makes travel payments, advances, or reimbursements that total more than \$10,000 in a calendar year, or more than \$5,000 for a single person in a calendar year, for travel by an elected state officer or local elected officeholder to disclose the names of donors who both (1) donated \$1,000 or more to the organization and (2) accompanied an elected state officer or a local elected officeholder, either personally or through an agent, employee, or representative, for any portion of travel covered by Section 89506(a)’s exemption from the annual gift limit.

REGULATORY ACTION

Amend 2 Cal. Code Regs. Section 18940:

The proposed amendments to Regulation 18940 would provide additional notice of Section 87207(a)(4)’s new disclosure requirement, requiring an SEI filer, in the case of a gift of travel, to disclose the

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

travel destination, and Section 89506(f)'s new disclosure requirement, requiring certain 501(c)(3) and 501(c)(4) nonprofit organizations that make specified types of travel payments, advances, or reimbursements for travel by an elected state officer or local elected officeholder to disclose the names of certain donors to the organization.

The proposed amendment of Regulation 18940 would also provide direction on how a nonprofit organization required to disclose the names of certain donors pursuant to Section 89506(f) should report those names to the Commission. Proposed Regulation 18940(d)(2) would require such an organization to disclose to the Commission the names of donors that meet the criteria set forth in Section 89506(f)(1)(A) and (B) by April 30 of the following year on a form provided by the Commission (Form 807).

SCOPE

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

FISCAL IMPACT STATEMENT

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

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

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

AUTHORITY

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

REFERENCE

The purpose of this regulation is to implement, interpret, and make specific Government Code Sections 87207 and 89506.

CONTACT

Any inquiries should be made to Matthew F. Christy, Fair Political Practices Commission, 428 J Street, Suite 800, Sacramento, CA 95814; telephone (916) 322-5660 or 1-866-ASK-FPPC. Proposed regulatory language can be accessed at <http://www.fppc.ca.gov/the-law/fppc-regulations/proposed-regulations-and-notices.html>.

TITLE 8. DEPARTMENT OF INDUSTRIAL RELATIONS

Subject Matter of Regulations: Return to Work Supplement Program California Code of Regulations, Title 8, Chapter 8, Section 17304

NOTICE IS HEREBY GIVEN that the Director ("Director") of the Department of Industrial Relations ("Department") proposes to amend section 17304 of Article 1, Subchapter 7, Chapter 8, Division 1, Title 8, California Code of Regulations to extend the Return-to-Work Supplement ("RTWS") application deadline for individuals who became eligible for the benefit prior to December 1, 2015, as described below, after considering all comments, objections and recommendations regarding the proposed action.

PUBLIC HEARING

The Director will hold a public hearing at 10:00 a.m. on October 31, 2016, at 1515 Clay Street, Oakland, California. The hearing room 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 Director 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 by mail or personal delivery to Tess Gormley, 1515 Clay St., Oakland, CA 94612. Written comments may also be sent to Tess Gormley: (1) via electronic mail to LC139.48Comments@dir.ca.gov, or (2) via fax to (510) 286-6997. To be considered, written comments must be received by the Director no later than 5:00 p.m., October 31, 2016.

AUTHORITY AND REFERENCE

Labor Code section 55 authorizes the Director to make rules and regulations that are reasonably necessary to effectuate the purposes of the Department of Industrial Relations (Department). Labor Code section 139.48, subdivision (b) specifically authorizes the Director to adopt regulations determining eligibility for, and the amount of, benefit payments under the RTWS Program. The proposed amendment implements, interprets and makes specific the provisions of section 139.48 of the California Labor Code.

INFORMATIVE DIGEST AND POLICY STATEMENT OVERVIEW

The RTWS Program was established by the Legislature in Labor Code section 139.48, part of Senate Bill 863, the landmark workers' compensation reform measure of 2012, to provide "supplemental payments to workers whose [Workers' Compensation] permanent disability benefits are disproportionately low in comparison to their earnings loss." After Labor Code section 139.48 took effect on January 1, 2013, the Department, in coordination with the Commission on Health and Safety and Workers' Compensation, commissioned a study from the Rand Corporation of injured workers whose permanent disability benefits are disproportionately low in comparison to their earnings loss. Guided by the Rand study, which was completed in February 2014, the Department developed and adopted California Code of Regulations, title 8, sections 17300 through 17310 to implement the RTWS Program. These regulations went into effect on April 6, 2015, and the Department began accepting applications for RTWS benefits on April 13, 2015.

The proposed amendment to section 17304 extends the RTWS application deadline for individuals who became eligible for the benefit prior to December 1, 2015, to address inadequate notice to some individuals within that group of their entitlement to the RTWS benefit.

The proposed amendment will benefit the health and welfare of California residents and workers who may be eligible for an RTWS benefit but have not applied because they did not receive notice of their eligibility and for whom the application deadline may have passed.

Inconsistency or Incompatibility with Existing State Regulations:

None. The only regulations governing the RTWS program are contained in California Code of Regulations, title 8, sections 17300 through 17310. The proposed regulatory action amends one of those regulations, section 17304, to extend the application deadline

for RTWS benefits for certain individuals. This extension is not inconsistent or incompatible with any of the other regulations governing the RTWS Program. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

Comparable Federal Statutes and Regulations:

None.

Technical, Theoretical or Empirical Studies, Reports or Documents:

The Department did not rely on any technical, theoretical or empirical studies, reports or documents in proposing this regulatory action.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Costs or Savings to State Agencies:

No costs or savings to state agencies will result as a consequence of the proposed action.

Determination of Mandate:

The Director has determined that the proposed amendment does not impose a mandate on local agencies or school districts or a mandate requiring reimbursement by the State pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code because the proposed regulations will not require local agencies or school districts to incur additional costs in complying with the proposal. Furthermore, the proposed amendment does not constitute a "new program or higher level of service of an existing program within the meaning of Section 6 of Article XIII B of the California constitution."

Cost or Savings to Local Agencies or School Districts Required to be Reimbursed:

No costs to local agencies or schools are required to be reimbursed in accordance with Government Code Sections 17500 through 17630.

Other Non-discretionary Costs or Savings Imposed on Local Agencies or School Districts:

This proposal does not impose non-discretionary costs or savings imposed on local agencies or school districts.

Costs or Savings in Federal Funding to the State:

This proposal will not result in costs or savings in federal funding to the state.

Impact on Housing Costs:

The Department has made an initial determination that the amendment of this regulation will not have a significant effect on housing costs.

Cost Impact on Representative Private Persons 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. The proposed amendment to extend the application deadline for RTWS benefits would provide a representative eligible person additional time to learn of their eligibility and apply for an RTWS benefit.

Impact on Business:

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

Results of Economic Impact Assessment:

The Department has made an assessment that the proposed amendment 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 proposed amendment will benefit the health and welfare of California residents and workers who may be eligible for an RTWS benefit but have not applied because they did not receive notice of their eligibility and for whom the application deadline may have passed.

Business Reporting Requirement:

The proposed amendment does not impose any reporting requirements upon California businesses.

Small Business Impact:

The Department has determined that the proposed amendment will have no adverse impact on small business. The proposed amendment extending the application deadline for RTWS benefits would provide certain eligible persons with additional time to learn of their eligibility and apply for an RTWS benefit but would not impose any requirements or additional costs on business. As such the regulations do not have an adverse impact on small business.

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. To date, no reasonable alternative has been brought to the attention of the Director that would be as effective as and less burdensome to affected persons than the proposed action.

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.

AVAILABILITY OF INITIAL STATEMENT OF REASONS, TEXT OF PROPOSED REGULATIONS, RULEMAKING FILE AND DOCUMENTS SUPPORTING THE RULEMAKING FILE/INTERNET ACCESS

An Initial Statement of Reasons and the text of the proposed regulations in plain English have been prepared and are available from the Regulations Coordinator named in this notice. The entire rulemaking file will be made available for inspection and copying at the address indicated below.

As of the date of this Notice, the rulemaking file consists of this Notice, the Initial Statement of Reasons, the Form 399 and the proposed text of the regulations.

Any interested person may inspect a copy or direct questions about the proposed regulations and any supplemental information contained in the rulemaking file. The rulemaking file will be available for inspection at the Department of Industrial Relations, Office of the Director, 1515 Clay Street, 17th Floor, Oakland, CA, 94612, between 8:00 a.m. and 5:00 p.m., Monday through Friday. Copies of the proposed regulations, Initial Statement of Reasons and any information contained in the rulemaking file may be requested in writing to the Contact Person identified in this Notice.

In addition, the Notice, Initial Statement of Reasons and proposed text of the regulations being proposed may be accessed and downloaded from the Department's website at <http://www.dir.ca.gov>.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Director must determine that no reasonable alternative that has been considered by the Department or that has otherwise been identified and brought to the Department's attention would be more effective in carrying out the purpose for which the action is proposed or would be as effective as and less burdensome to affected private persons than

CONTACT PERSON FOR GENERAL QUESTIONS

Non-substantive inquiries concerning this action, such as requests to be added to the mailing list for rulemaking notices, requests for copies of the text of the proposed regulations, the Initial Statement of Reasons, and any supplemental information contained in the rulemaking file may be requested in writing at the same address.

The contact person is:

Tess Gormley, Chief
Claims and Risk Management
Department of Industrial Relations
1515 Clay Street, 17th Floor
Oakland, CA 94612
E-mail: LC139.48Comments@dir.ca.gov

The telephone number of the contact person is (510) 286-0787.

CONTACT PERSON FOR SUBSTANTIVE QUESTIONS

In the event the contact person above is unavailable, or for questions regarding the substance of the proposed regulations, inquiries should be directed to:

Gayle Oshima, Counsel
Office of the Director — Legal Unit
Department of Industrial Relations
1515 Clay Street, Suite 701
Oakland, CA 94612
E-mail: LC139.48Comments@dir.ca.gov

The telephone number of this contact person is (916) 286-3800.

AUTOMATIC MAILING

A copy of this Notice, the Initial Statement of Reasons and the text of the regulations, will automatically be sent to those interested persons on the Director's mailing list. If adopted, the amendment with any final amendments will appear in Title 8 of the California Code of Regulations. The text of the final amendment will also be available through the website of the Office of Administrative Law at www.oal.ca.gov.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the close of the forty-five (45) day public comment period, the Director may adopt the proposed amendment. As a result of public comments, either oral or written, that are received by the Director regarding this proposal, the Director may determine that changes to the proposed amendment are appropriate. If the Director makes substantive modifications which are sufficiently related to the originally proposed text, the Department will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Director adopts the regulation as revised. Please send requests for copies of any modified regulations to the attention of Tess Gormley at the

above address. The Department will accept further written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF FINAL STATEMENT OF REASONS

The Department is required to prepare a Final Statement of Reasons. Once the Department has prepared a Final Statement of Reasons, a copy will be made available to anyone who requests it. Requests for copies should be addressed to the Department Contact Person identified in this Notice.

DEPARTMENT INTERNET WEBSITE

The Department maintains an Internet website for the electronic publication and distribution of written material. Copies of this Notice of Proposed Rulemaking, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout can be accessed through our website at <http://www.dir.ca.gov>.

TITLE 14. FISH AND GAME COMMISSION

NOTICE IS HEREBY GIVEN that the Fish and Game Commission (Commission), pursuant to the authority vested by Sections 200, 202, 205, 220, 702, 7071 and 8587.1, of the Fish and Game Code and to implement, interpret or make specific Sections 200, 202, 205, 220, 1802, 7071 and 8585.5, Fish and Game Code; Title 50, Code of Federal Regulations, Part 660, Subpart G; and Section 27.20, Title 14, California Code of Regulations (CCR), proposes to amend subsections (a) and (b) of Section 27.20, Sections 27.25, 27.30, 27.35, 27.40, 27.45, 27.50, 28.27, 28.49, and 28.55; and add Section 28.47, Title 14, CCR, relating to recreational fishing regulations for federal groundfish and associated species for consistency with federal rules for 2017 and 2018.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Biennially, the Pacific Fishery Management Council (PFMC) reviews the status of west coast groundfish populations. As part of that process, it recommends groundfish fisheries regulations aimed at meeting biological and fishery allocation goals specified in law or established in the Pacific Coast Groundfish Fishery Management Plan (FMP).

These recommendations coordinate west coast management of recreational and commercial groundfish fisheries in the Exclusive Economic Zone (EEZ) (three

to 200 miles offshore) off Washington, Oregon and California. These recommendations are subsequently implemented as federal fishing regulations by the National Marine Fisheries Service (NMFS).

For consistency, the Commission routinely adopts sportfishing regulations to bring State law into conformance with federal law for groundfish and other federally managed species.

Current regulations establish season lengths, depth constraints, methods of take, and size, bag and possession limits within the five groundfish management areas for all federal groundfish and associated species.

Summary of Proposed Amendments

The Department of Fish and Wildlife (Department) is proposing the following regulatory changes to be consistent with PFMC recommendations for federal groundfish regulations in 2017 and 2018. This approach will allow the Commission to adopt State recreational groundfish regulations to timely conform to those taking effect in federal ocean waters in January 2017.

The proposed regulatory changes will implement the following changes:

1. Seasons and Depths
 - A. Extend the season length in the Northern and Mendocino Management Areas;
 - B. Increase the allowable depth in the Northern, San Francisco and Central Management Areas;
 - C. Allow for the take of all species with no depth restrictions November 1 through December 31 in the Northern and Mendocino Management Areas;
2. Bag Limits
 - A. Increase the bag limit for canary rockfish from zero to one fish;
 - B. Decrease the bag limit for black rockfish from five to three fish;
 - C. Eliminate the three fish sub-bag limit for bocaccio;
 - D. Decrease the bag limit for lingcod from three to two fish;
3. Allow petrale sole and starry flounder to be retained year round at all depths;
4. Clarifications
 - A. Clarify language pertaining to Rockfish Conservation Areas; and
 - B. Clarify and make consistent other provisions of the regulations.

The benefits of the proposed regulation changes are consistency with federal law, sustainable management

of groundfish resources and promotion of businesses that rely on recreational groundfish fishing.

The proposed regulations are neither inconsistent nor incompatible with existing State regulations. The Legislature has delegated authority to the Commission to adopt sport fishing regulations (Fish and Game Code, Sections 200, 202 and 205). The proposed regulations are consistent with regulations for sport fishing in marine protected areas (Section 632, Title 14, CCR), with Nearshore Fishery Management Plan regulations (Sections 52.00 through 52.10, Title 14, CCR) and with sport fishing regulations in Chapters 1 and 4 of Subdivision 1 of Division 1, and Section 195, Title 14, CCR. Commission staff has searched the California Code of Regulations and has found no other State regulations related to the recreational take of groundfish.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Red Lion Hotel, 1929 4th Street, Eureka, California, on Wednesday, October 19, 2016, at 8:00 a.m., or as soon thereafter as the matter may be heard.

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Hilton Garden Inn San Diego Mission Valley/Stadium, 3805 Murphy Canyon Road, San Diego, California, on Wednesday, December 7, 2016, at 8:00 a.m., or as soon thereafter as the matter may be heard. **Written comments mailed to the address given below or emailed to FGC@fgc.ca.gov must be received before 12:00 noon on December 2, 2016. All comments must be received no later than December 7, 2016, at the hearing in San Diego, California.** If you would like copies of any modifications to this proposal, please include your name and mailing address.

Availability of Documents

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikeout format can be accessed through our website at www.fgc.ca.gov. The regulations as well as all related documents upon which the proposal is based (rulemaking file), are on file and available for public review from the agency representative, Valerie Termini, Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct requests for the above-mentioned documents and inquiries concerning the regulatory process to Valerie Termini or Sherrie Fonbuena at the preceding address or phone number. **Senior Environmental Scientist, Joanna Grebel, Department of Fish and Wildlife, has been designated to respond to questions on the substance of the proposed regulations. Ms. Grebel**

may be reached at (831) 601-2279 or Joanna.Grebel@wildlife.ca.gov.

Availability of Modified Text

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, timelines do not allow, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency representative named herein.

If the regulatory proposal is adopted, the final statement of reasons may be obtained from the address above when it has been received from the agency program staff.

Impact of Regulatory Action/Results of the Economic Impact Assessment

The potential for significant statewide adverse economic impacts that might result from the proposed regulatory action has been assessed, and the following initial determinations relative to the required statutory categories have been made:

- (a) Significant Statewide Adverse Economic Impact Directly Affecting Business, Including the Ability of California Businesses to Compete with Businesses in Other States:

The proposed action 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 Commission anticipates increased opportunities for the recreational groundfish fishery in 2017-2018 compared to 2016.

- (b) Impact on the Creation or Elimination of Jobs Within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California; Benefits of the Regulation to the Health and Welfare of California Residents, Worker Safety, and the State's Environment:

The Commission does not anticipate any significant impacts on the creation or elimination of jobs, the creation of new business, the elimination of existing businesses or the expansion of businesses in California.

The Commission anticipates benefits to the health and welfare of California residents. Providing increased fishing opportunities for groundfish encourages recreation, which can have a positive impact on the health and welfare of California residents. Groundfish taken in the sport fishery and later consumed may have positive human health benefits.

The Commission does not anticipate any benefits to worker safety.

The Commission anticipates benefits to the environment. The proposed management actions include increased fishing opportunity, along with the continuation of the reasonable and sustainable management of recreational groundfish resources and the protection of listed and special status species. Adoption of scientifically-based seasons, depth restrictions, and recreational bag limits provide for the maintenance of sufficient populations of groundfish to ensure their continued existence.

- (c) Cost Impacts on a Representative Private Person or Business:

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

- (d) Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State: None.
- (e) Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Programs Mandated on Local Agencies or School Districts: None.
- (g) Costs Imposed on any Local Agency or School District that are Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4, Government Code: None.
- (h) Effect on Housing Costs: None.

Effect on Small Business

It has been determined that the adoption of these regulations may affect small business. The Commission has drafted the regulations in Plain English pursuant to Government Code Sections 11342.580 and 11346.2(a)(1).

Consideration of Alternatives

The Commission must determine that no reasonable alternative considered by the Commission, or that has otherwise been identified and brought to the attention of the Commission, 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.

TITLE 14. SACRAMENTO-SAN JOAQUIN DELTA CONSERVANCY

NOTICE OF INTENTION TO AMEND THE CONFLICT-OF-INTEREST CODE OF THE SACRAMENTO-SAN JOAQUIN DELTA CONSERVANCY

NOTICE IS HEREBY GIVEN that the **Sacramento-San Joaquin Delta Conservancy**, pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment to its conflict-of-interest code. A comment period has been established commencing on September 16, 2016 and closing on October 31, 2016. All inquiries should be directed to the contact listed below.

The **Sacramento-San Joaquin Delta Conservancy** proposes to amend its conflict-of-interest code to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code. The amendment carries out the purposes of the law and no other alternative would do so and be less burdensome to affected persons.

Changes to the conflict-of-interest code include: adding and subtracting positions and also making other technical changes.

The proposed amendment and explanation of the reasons can be obtained from the agency's contact.

Any interested person may submit written comments relating to the proposed amendment by submitting them no later than **October 31, 2016**, or at the conclusion of the public hearing, if requested, whichever comes later. At this time, no public hearing is scheduled. A person may request a hearing no later than **October 16, 2016**.

The **Sacramento-San Joaquin Delta Conservancy** has determined that the proposed amendments:

1. Impose no mandate on local agencies or school districts.
2. Impose no costs or savings on any state agency.

3. Impose no costs on any local agency or school district that are required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.
4. Will not result in any nondiscretionary costs or savings to local agencies.
5. Will not result in any costs or savings in federal funding to the state.
6. Will not have any potential cost impact on private persons, businesses or small businesses.

All inquiries concerning this proposed amendment and any communication required by this notice should be directed to:

Brandon Chapin
Associate Governmental Program Analyst
(916) 375-2091
brandon.chapin@deltaconservancy.ca.gov

TITLE 16. BOARD OF PHARMACY

NOTICE IS HEREBY GIVEN that the Board of Pharmacy (Board) is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments relevant to the action proposed in writing. Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office not later than 5:00 p.m. on October 31, 2016.

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

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

Authority and Reference: Pursuant to the authority vested by section 4005 of the Business and Professions Code to implement, interpret, and make specific sections 4081, 4104 and 4332 of the Business and Professions Code, the Board is proposing to add and adopt Section 1715.65 of Article 2 of Division 17 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

The Board of Pharmacy (Board) proposes to add and adopt Section 1715.65 of Article 2 of Division 17 of Title 16 of the California Code of Regulations (CCR) for the purpose of adding to the Board's regulations specific requirements for reconciliation and inventory reporting of controlled substances as part of the Board's efforts to combat drug loss and diversion from within pharmacies and prescription drug abuse within California.

Business and Professions Code (B&P) section 4001.1 specifies that protection of the public shall be the highest priority for the California State Board of Pharmacy in exercising its licensing, regulatory, and disciplinary functions. This section further states that whenever the protection of the public is inconsistent with other interests sought to be promoted, the protection of the public shall be paramount.

B&P section 4005 generally authorizes the Board to amend rules and regulations necessary for the protection of the public pertaining to the practice of pharmacy.

B&P section 4081 generally specifies the record requirements for the manufacture, sale, acquisition, receipt, shipment, and disposition of dangerous drugs or dangerous devices. Additionally, this section generally specifies that a current inventory to be kept by all licensees who maintain a stock of dangerous drugs or dangerous devices.

B&P section 4104 generally specifies the requirements for reporting theft or diversion of dangerous drugs by a licensed employee.

B&P section 4105 generally specifies the recording requirements for the acquisition and disposition of dangerous drugs or dangerous devices in a readily retrievable form.

B&P section 4332 specifies that any person who fails to maintain or produce a drug or device record is guilty of a misdemeanor.

CCR Section 1714 specifies that the pharmacy and pharmacist are responsible for the security of the prescription department while on duty, including effective control against theft and diversion of drugs, devices, and records.

CCR Section 1715.6 specifies that the pharmacy shall report the loss of any controlled substance within 30 days of discovery. The loss shall include the amount of the loss and the strengths.

CCR Section 1718 defines "current inventory" as used in B&P sections 4081 and 4332 to be complete accountability for all dangerous drugs handled by every licensee enumerated in B&P sections 4081 and 4332.

This proposal will require pharmacies and clinics to perform a physical count inventory at least every three

months of all Schedule II controlled substances. By conducting a physical count inventory, pharmacists, pharmacies, and clinics will have more accountability and increased control over controlled substances.

ANTICIPATED BENEFITS OF PROPOSAL

This proposal will require pharmacies and clinics to perform a physical count inventory at least every three months of all Schedule II controlled substances. According to the National Council on Alcoholism and Drug Dependence, Inc., the availability of opioids is partly the cause of the epidemic misuse of prescription medication. By requiring at least a quarterly inventory of all Schedule II controlled substances, pharmacists and pharmacies will be better equipped to spot and stop employee drug diversion from the pharmacy earlier and prevent excessive drug losses from occurring. This will reduce the supply of controlled substances available for misuse and abuse without denying pain relief for those that need it.

CONSISTENCY AND COMPATIBILITY WITH
EXISTING STATE REGULATIONS

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

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

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

Business Impact:

The Board has made a determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting businesses and/or employees. This initial determination is based on the absence of testimony to that effect during the development of the proposed regulation, which occurred over several months. Additionally, the proposed regulation does not require the use of specific computer software. The inventory counts are to be completed by hand and can be recorded using pen and paper or basic computer spreadsheet software that the pharmacy currently utilizes.

Cost Impact on Representative Private Person or Business:

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.

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

While the Board does not have nor does it maintain data to define if any of its licensees (pharmacies) are a "small business" as defined in Government Code section 11342.610, the Board has made an initial determination that the proposed regulatory action would not have a significant adverse economic impact directly affecting small businesses. The proposed regulation does not require the use of specific computer software. The inventory counts are to be completed by hand and can be recorded using pen and paper or basic computer spreadsheet software that the pharmacy currently utilizes.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/New Businesses:

The Board has determined that this regulatory proposal will not have a significant impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California. This initial determination is based on the fact that under CCR Section 1714, a pharmacist is currently responsible for the security of the pharmacy or clinic, including the effective control against theft and diversion of controlled substances. This regulation establishes a needed method of control against theft and diversion.

Benefits of Regulation:

The Board has determined that this regulatory proposal will benefit the health and welfare of California residents, worker safety, and state's environment because the proposed regulation will require better inventory and control of controlled substances. By reducing the amount of controlled substances diverted, it will reduce the amount of drugs being misused and abused. This will result in improved health for Californians. If fewer people are misusing and abusing controlled substances, there may be a corresponding reduction in petty crimes seeking prescription medications. Additionally, reducing the amount of controlled substances diverted will reduce the amount of drugs being misused and abused. On the job accidents may decrease if fewer em-

ployees and/or co-workers are working under the influence of a controlled substance. Finally, by reducing the amount of controlled substances diverted, it may reduce the amount of drugs flushed down the toilet or thrown out in the trash, contaminating lakes, rivers, streams, and soil.

CONSIDERATION OF ALTERNATIVES

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

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

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, and any document incorporated by reference, and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained upon request from the Board of Pharmacy at 1625 N. Market Blvd., N219, Sacramento, California 95834, or from the Board of Pharmacy's website: <http://www.pharmacy.ca.gov>.

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

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

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

CONTACT PERSON

WEBSITE ACCESS

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

Name: Lori Martinez
 Address: 1625 N. Market Blvd., N219
 Sacramento, CA 95834
 Phone No.: (916) 574-7917
 Fax No.: (916) 574-8618
 E-Mail Address: Lori.Martinez@dca.ca.gov

The backup contact person is:

Name: Anne Sodergren
 Address: 1625 N. Market Blvd., N219
 Sacramento, CA 95834
 Phone No.: (916) 574-7910
 Fax No.: (916) 574-8618
 E-Mail Address: Anne.Sodergren@dca.ca.gov

Materials regarding this proposal can be found at the Board of Pharmacy's website: www.pharmacy.ca.gov.

PROPOSITION 65

**OFFICE OF ENVIRONMENTAL
 HEALTH HAZARD ASSESSMENT**

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

**NOTICE OF INTENT TO LIST:
 PERFLUOROOCANOIC ACID (PFOA) and
 PERFLUOROOCANE SULFONATE
 (PFOS)**

The California Environmental Protection Agency's Office of Environmental Health Hazard Assessment (OEHHA) intends to list *perfluorooctanoic acid (PFOA)* and *perfluorooctane sulfonate (PFOS)* as known to the state to cause reproductive toxicity under the Safe Drinking Water and Toxic Enforcement Act of 1986¹. This action is being proposed under the authoritative bodies listing mechanism².

Chemical [CAS No.]	References	Chemical Use	Endpoints
Perfluorooctanoic acid [335-67-1]	US EPA (2016a,b)	PFOA and PFOS are surfactants that have been used in a variety of consumer products, including carpets, textiles, leather, non-stick cookware, and paper coatings used in food packaging, to confer stain, grease and water resistance. PFOA is used in the production of fluoropolymers. PFOA and PFOS are generated as degradation products of other perfluorinated compounds.	Developmental toxicity
Perfluorooctane sulfonate [1763-23-1]	US EPA (2016c,d)		

Background on listing via the authoritative bodies mechanism: A chemical must be listed under the Proposition 65 regulations when two conditions are met:

- 1) An authoritative body formally identifies the chemical as causing reproductive toxicity pursuant to Title 27, Cal. Code of Regs., section 25306(d)³.

- 2) The evidence considered by the authoritative body meets the sufficiency criteria contained in section 25306(g).

¹ Commonly known as Proposition 65, the Safe Drinking Water and Toxic Enforcement Act of 1986 is codified in Health and Safety Code section 25249.5 *et seq.*

² See Health and Safety Code section 25249.8(b) and Title 27, Cal. Code of Regs., section 25306.

³ All further references are to sections of Title 27 of the Cal. Code of Regulations, unless otherwise stated.

However, the chemical is not listed if scientifically valid data which were not considered by the authoritative body clearly establish that the sufficiency of evidence criteria were not met (Section 25306(h)).

The US Environmental Protection Agency (US EPA) is one of several institutions designated as authoritative for the identification of chemicals as causing reproductive toxicity (Section 25306(l)). OEHHA is the lead agency for Proposition 65 implementation. After an authoritative body has made a determination about a chemical, OEHHA evaluates whether listing under Proposition 65 is required using the criteria contained in the regulations.

OEHHA's determination: *Perfluorooctanoic acid (PFOA)* and *perfluorooctane sulfonate (PFOS)* each meet the criteria for listing as known to the state to cause reproductive toxicity under Proposition 65, based on findings of the US EPA (2016a,b,c,d), as outlined below.

Formal identification and sufficiency of evidence for PFOA: In 2016, US EPA released the documents: *Drinking Water Health Advisory (HA) for Perfluorooctanoic Acid (PFOA)* (US EPA, 2016a) and *Health Effects Support Document for Perfluorooctanoic Acid* (US EPA, 2016b). In the former document, US EPA developed a lifetime drinking water HA for PFOA (US EPA, 2016a) based on a reference dose (RfD) derived from a developmental toxicity study in mice in which developmental toxicity was manifested as reduced ossification in proximal phalanges and accelerated puberty in males (US EPA, 2016b). Both documents contain conclusions about the developmental toxicity of PFOA, referencing studies in which developmental toxicity results entirely or predominantly from prenatal exposure to the chemical.

Section 25306(d)(1) provides three separate criteria, of which at least one must be met in order for the chemical to be formally identified. These reports and documents meet two of the formal identification criteria in Section 25306(d)(1) because PFOA "is the subject of a report which is published by the authoritative body and which concludes that the chemical causes . . . reproductive toxicity", and because PFOA "has otherwise been identified as causing . . . reproductive toxicity by the authoritative body in a document that indicates that such identification is a final action". The latter criterion is met by the development by US EPA of a lifetime drinking water HA for PFOA based on a reference dose (RfD) derived from developmental toxicity in mice. Further, Section 25306(d)(2) provides six additional criteria, of which at least one must be met in order for the chemical to be formally identified. In this case three criteria are met because the report or document has been "published by the authoritative body in a publication, such as, but not limited to, the federal register. . ." (US

EPA, 2016a,b); and "reviewed by an advisory committee in a public meeting, if a public meeting is required" (US EPA, 2016a); and "made subject to public review and comment prior to its issuance" (US EPA, 2016a).

These reports and documents also meet the sufficiency of evidence criteria in Section 25306(g). Pertinent statements in the US EPA reports documenting the Agency's conclusions about developmental toxicity include the following:

In *Drinking Water Health Advisory for Perfluorooctanoic Acid* (US EPA, 2016a):

- "The US Environmental Protection Agency (EPA) is issuing a lifetime drinking water Health Advisory (HA) for PFOA of 0.07 micrograms per liter ($\mu\text{g/L}$) based on a reference dose (RfD) derived from a developmental toxicity study in mice; the critical effects included reduced ossification in proximal phalanges and accelerated puberty in male pups following exposure during gestation and lactation." (p. 9)
- "For PFOA, . . . studies report developmental effects (survival, body weight changes, reduced ossification, delays in eye opening, altered puberty, and retarded mammary gland development) . . . Overall, the toxicity studies available for PFOA demonstrate that the developing fetus is particularly sensitive to PFOA-induced toxicity." (p. 9)
- "The effects that serve as the basis for the RfDs for both PFOA and PFOS are developmental endpoints (reduced ossification and accelerated puberty in males for PFOA and decreased pup weight for PFOS)." (p. 55)
- "The animal toxicology studies were used in the dose-response assessment for PFOA. These studies demonstrated dose-related effects on systemic and developmental endpoints in multiple species (monkeys, rats, mice) . . ." (p. 33)
- "There are extensive human data from epidemiological data from the general population as well as worker cohorts. The epidemiology data provide strong support for the identification of hazards observed following exposure to PFOA in the laboratory animal studies and human relevance." (p. 51)
- "Based on the consistency of the responses across the chronic studies and those for reproductive and developmental endpoints, and with recognition of the use of developmental toxicity as the most sensitive endpoint, 0.00002 mg/kg/day was selected as the RfD for PFOA. This value is based on the HED [*Human Equivalent Dose*] for developmental effects (reduced ossification in male and female pups and accelerated puberty in

male pups) from the Lau et al. (2006) study.” (p. 54)

- “The lifetime HA for PFOA is based on effects (reduced ossification in male and female pups and accelerated puberty in male pups) on the developing fetus resulting from exposures that occur during gestation and lactation. These developmental endpoints are the most protective for the population at large and are effects that can carry lifetime consequences for a less than lifetime exposure.” (p. 55)
- “EPA’s risk assessment guidelines reflect that, as a general matter, a single exposure to a developmental toxin at a critical time in development can produce an adverse effect (US EPA 1991). In addition, short-term exposure to PFASs [*perfluoroalkyl substances*] can result in a body burden that persists for years and can increase with additional exposures. Thus, EPA recommends that the lifetime HA for PFOA of 0.07 µg/L apply to both short-term (i.e., weeks to months) scenarios during pregnancy and lactation, as well as to lifetime-exposure scenarios.” (p. 10)

In *Health Effects Support Document for Perfluorooctanoic Acid* (US EPA, 2016b):

- “Developmental effects observed in animals include decreased survival, delayed eye opening and reduced ossification, skeletal defects, . . .” (p. ES-2)
- “Overall, the developmental and reproductive toxicity studies available for PFOA demonstrate that the developing fetus is particularly sensitive to PFOA-induced toxicity.” (p. ES-3)

OEHHA has reviewed the studies or study descriptions cited by US EPA (2016a,b) in support of its formal identification of PFOA as causing reproductive toxicity (developmental endpoint) relative to the criteria in Section 25306(g). Based on the PFOA HA (US EPA, 2016a) and the supporting document (US EPA, 2016b), and the studies cited in those documents, OEHHA finds the criteria for listing PFOA through the authoritative bodies mechanism as causing reproductive toxicity (developmental endpoint) have been met.

Formal identification and sufficiency of evidence for PFOS: In 2016, US EPA released the documents: *Drinking Water Health Advisory for Perfluorooctane Sulfonate (PFOS)* (US EPA, 2016c) and *Health Effects Support Document for Pefluorooctane Sulfonate* (US EPA, 2016d). In the former document US EPA developed a lifetime drinking water HA for PFOS (US EPA, 2016c) based on a reference dose (RfD) derived from a

developmental toxicity study in rats in which developmental toxicity was manifested as reduced body weight of pups on lactation day 1 (US EPA, 2016d). Both documents make conclusions about the developmental toxicity of PFOS, referencing studies in which prenatal exposure to the chemical results in developmental toxicity.

Section 25306(d)(1) provides three separate criteria, of which at least one must be met in order for the chemical to be formally identified. These reports and documents meet two of the formal identification criteria in Section 25306(d)(1) because PFOS, “is the subject of a report which is published by the authoritative body and which concludes that the chemical causes . . . reproductive toxicity”, and because PFOS “has otherwise been identified as causing . . . reproductive toxicity by the authoritative body in a document that indicates that such identification is a final action”. The latter criterion is met by the development by US EPA of a lifetime drinking water HA for PFOS based on a reference dose (RfD) derived from developmental toxicity in rats. Further, Section 25306(d)(2) provides six additional criteria, of which at least one must be met in order for the chemical to be formally identified. In this case three criteria are met because the report or document has been “published by the authoritative body in a publication, such as, but not limited to, the federal register. . .” (US EPA, 2016c,d); and “reviewed by an advisory committee in a public meeting, if a public meeting is required” (US EPA, 2016c); and “made subject to public review and comment prior to its issuance” (US EPA, 2016c).

These reports and documents also meet the sufficiency of evidence criteria in Section 25306(g). Pertinent statements in the US EPA reports documenting the Agency’s conclusions about developmental toxicity include the following:

In *Drinking Water Health Advisory for Perfluorooctane Sulfonate (PFOS)* (US EPA, 2016c):

- “The US Environmental Protection Agency (EPA) is issuing a lifetime drinking water health advisory (HA) for PFOS of 0.07 micrograms per liter (µg/L) based on a reference dose (RfD) derived from a developmental toxicity study in rats; the critical effect was decreased pup body weight following exposure during gestation and lactation.” (p. 10)
- “For PFOS, . . . studies report developmental effects (decreased body weight, survival, and increased serum glucose levels and insulin resistance in adult offspring) . . . Overall, the toxicity studies available for PFOS demonstrate

that the developing fetus is particularly sensitive to PFOS induced toxicity.” (p. 10)

- “Adverse effects observed following exposures to PFOA and PFOS are the same or similar, and include effects on lipids, birth weight, and antibodies in humans . . . The effects serving as the basis for the RfDs for both PFOA and PFOS are developmental endpoints (e.g., reduced ossification and accelerated puberty in males for PFOA and decreased birth weight for PFOS. . . .)” (p. 51)
- “EPA believes the uncertainty in the chosen POD [*point of departure*] and the reliance on studies with serum data is minimized because of the large and extensive database examining hazard, and the selection of pup body weight as the critical effect with lifetime implications at a NOAEL (0.1 mg/kg/day) from the low end of the range of values evaluated.” (p. 51)
- “The RfD is based on the HED derived from serum levels at the NOAEL from a developmental study in rats (Luebker et al. 2005b). . . . The selected RfD is based on the most sensitive endpoint, developmental effects (e.g., decreased pup body weight), to provide protection to the general population and sensitive life stages.” (p. 52)
- “EPA’s risk assessment guidelines reflect that, as a general matter, a single exposure to a developmental toxin, at a critical time in development can produce an adverse effect (US EPA 1991). In addition, short-term exposure to PFASs [*perfluoroalkyl substances*] can result in a body burden that persists for years and can increase with additional exposures. Thus, EPA recommends that the lifetime HA for PFOS of 0.07 µg/L apply to both short-term (i.e., weeks to months) scenarios during pregnancy and lactation, as well as to lifetime-exposure scenarios.” (p. 11)

In *Health Effects Support Document for Perfluorooctane Sulfonate (PFOS)* (US EPA, 2016d):

- “EPA derived a reference dose (RfD) for PFOS . . . based on decreased neonatal rat body weight from the two-generation study by Luebker et al. (2005b). . . .The HED for effects on pup body weight in the two generation study is supported by comparable values derived from the lowest observed adverse effect level for the same effect in the one-generation study and the NOAEL for effects seen in a developmental neurotoxicity study.” (p. ES-2)
- “At 3.2 mg/kg/day [*PFOS, oral dose in rats*], there were significant decreases in gestation length and number of implantation sites, and reductions in litter size.” (p. 3-63)

- “For pups only exposed prenatally, mortality was 9% compared to 1.1% for those exposed during lactation only. Reductions in pup body weights on LD 1 were observed in groups exposed both gestationally and lactationally and in those with gestational exposure only.” (p. 3-64)
- “Based on the consistency of the response and of the use of the most sensitive endpoint, developmental toxicity, as the critical effect, the RfD of 0.00002 mg/kg/day from Luebker et al. (2005a) is selected as the RfD for PFOS. This RfD is derived from reduced pup body weight in the two-generation study in rats.” (p. 4-16)

OEHHA has reviewed the studies or study descriptions cited by the US EPA (2016c,d) in support of its formal identification of PFOS as causing reproductive toxicity (developmental endpoint) relative to the criteria in Section 25306(g). Based on the PFOS HA (US EPA, 2016c) and the supporting document (US EPA, 2016d), and the studies cited in those documents, OEHHA finds the criteria for listing PFOS through the authoritative bodies mechanism as causing reproductive toxicity (developmental endpoint) have been met.

Request for comments: OEHHA is requesting comments as to whether PFOA and PFOS meet the criteria set forth in the Proposition 65 regulations for authoritative bodies listings. In order to be considered, **OEHHA must receive comments by 5:00 p.m. on October 17, 2016.** We encourage you to submit comments via e-mail, rather than in paper form. Comments transmitted by e-mail should be addressed to P65Public.Comments@oehha.ca.gov with “NOIL — PFOA and PFOS” in the subject line. Comments submitted in paper form may be mailed, faxed, or delivered in person to the addresses below:

Mailing

Address: Michelle Ramirez
Office of Environmental Health
Hazard Assessment
P.O. Box 4010, MS-12B
Sacramento, California
95812-4010

Fax: (916) 323-2265

Street Address: 1001 I Street
Sacramento, California 95814

Comments received during the public comment period will be posted on the OEHHA web site after the close of the comment period. Electronic files submitted should not have any form of encryption.

If you have any questions, please contact Michelle Ramirez at Michelle.Ramirez@oehha.ca.gov or at (916) 445-6900.

References

US Environmental Protection Agency (US EPA, 2016a). Drinking Water Health Advisory for Perfluorooctanoic Acid (PFOA). EPA Document Number: 822-R-16-005. May, 2016. Available at https://www.epa.gov/sites/production/files/2016-05/documents/pfoa_health_advisory_final-plain.pdf.

US Environmental Protection Agency (US EPA, 2016b). Health Effects Support Document for Perfluorooctanoic Acid (PFOA). EPA Document Number: 822-R-16-003. May, 2016. Available at https://www.epa.gov/sites/production/files/2016-05/document/pfoa_hesd_final-plain.pdf.

US Environmental Protection Agency (US EPA, 2016c). Drinking Water Health Advisory for Perfluorooctane Sulfonate (PFOS). EPA Document Number: 822-R-16-004. May, 2016. Available at https://www.epa.gov/sites/production/files/2016-05/documents/pfos_health_advisory_final-plain.pdf.

US Environmental Protection Agency (US EPA, 2016d). Health Effects Support Document for Perfluorooctane Sulfonate (PFOS). EPA Document Number: 822-R-16-002. May, 2016. Available at: http://www.epa.gov/sites/production/files/2016-05/documents/hesd_pfos_final-plain.pdf.

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# 2016-0802-01
BOARD OF EQUALIZATION
 Property Transferred or Sold by Certain Nonprofit Organizations

The State Board of Equalization submitted this action without regulatory effect, pursuant to title 1, California Code of Regulations, section 100, to amend title 18, California Code of Regulations, section 1597 by adding a new subdivision (f)(4) to the section. Section 1597(f)(4) restates section 6018.10 of the Revenue and Taxation Code, which was enacted in S.B. 598 (Stats.

2015, c. 248). Revenue and Taxation Code section 6018.10 provides that volunteer fire departments, as defined, are exempt from sale and use tax for sales of tangible personal property, subject to specified limitations.

Title 18
 AMEND: 1597
 Filed 08/31/2016
 Agency Contact: Richard Bennion (916) 445-2130

File# 2016-0726-05
BOARD OF PODIATRIC MEDICINE
 Citations and Fines

The Board of Podiatric Medicine (Board) submitted this action without regulatory effect, pursuant to title 1, California Code of Regulations, to amend a cross-reference in title 16, California Code of Regulations, section 1399.696(c)(61). The amendment will change the current cross-reference from Business and Professions Code section 2225(d) to Business and Professions Code section 2225(e). The change to the cross-reference is necessary to make the regulation consistent with the renumbering of Business and Professions Code section 2225 in S.B. 670 (Stats. 2013, ch. 399, sec. 1).

Title 16
 AMEND: 1399.696
 Filed 09/01/2016
 Agency Contact: Kathleen Cooper (916) 263-0315

File# 2016-0826-07
CALIFORNIA HEALTH BENEFIT EXCHANGE
 Certified Application Counselors

The California Health Benefit Exchange submitted this emergency action to amend one of ten sections in title 10, chapter 12 of the California Code of Regulations that were adopted in OAL file number 2015-0625-02E. The emergency regulations established criteria and procedures for becoming a Certified Application Entity or a Certified Application Counselor affiliated with a Certified Application Entity, as required by 45 Code of Federal Regulations part 155.255, which implemented the federal Patient Protection and Affordable Care Act. The action adds three subdivisions to section 6864 of title 10 of the California Code of Regulations that make clear that Certified Application Counselors cannot provide tax or legal advice to consumers when acting as a Certified Application Counselor, and include as part of the mandatory functions of a Certified Application Counselor providing referrals to entities for enrollees to direct any grievance, complaint, or question regarding their health plan and coverage, and providing referrals to licensed tax advisers, tax preparers, or similar resources for questions relating to tax issues about the Exchange application and enrollment process.

Title 10
 ADOPT: 6864
 Filed 09/01/2016
 Effective 09/01/2016
 Agency Contact: Brian Kearns (916) 228-8843

Title 3
 ADOPT: 3442
 Filed 09/07/2016
 Effective 09/07/2016
 Agency Contact: Sara Khalid (916) 403-6625

File# 2016-0726-09
 DEPARTMENT OF CORRECTIONS AND REHABILITATION
 Long Term Offender Program

This rulemaking action makes permanent the emergency operational needs regulations adopted by the California Department of Corrections and Rehabilitation concerning the Long Term Offender Program (LTOP). The regulations permanently replace the LTOP pilot program at Title 15 California Code of Regulations section 3999.15, which expired on February 11, 2016, with a permanent program that enables inmates serving long-term sentences to continue to receive cognitive behavioral treatment to meet their rehabilitative needs. More specifically, the regulations: define the LTOP; establish eligibility and exclusionary criteria, a priority system for placement, and inmate transfer procedures; and specify that inmates are not subject to discipline for failure to participate, that they are exempt from the standard institution wait list merging process, and that they will receive priority for work reassignments upon completion of their LTOP assignments.

Title 15
 ADOPT: 3040.2 AMEND: 3000, 3040.1, 3041, 3041.3, 3043.6, 3379
 Filed 09/06/2016
 Effective 09/06/2016
 Agency Contact: Rosie Ruiz (916) 445-2244

File# 2016-0726-04
 DEPARTMENT OF FOOD AND AGRICULTURE
 Bactrocera Latifrons Interior Quarantine

This Certificate of Compliance for an emergency regulatory action established Los Angeles County as a quarantine area with respect to the Malaysian fruit fly (“Bactrocera latifrons”) and added a host list due to recent findings of the pest. The effect of the establishment of the quarantine area provides authority to the State to perform control and eradication activities against the Malaysian fruit fly in Los Angeles County to prevent spread of the fly to noninfested areas in order to protect California’s agricultural industry.

File# 2016-0726-01
 DEPARTMENT OF VETERANS AFFAIRS
 County Subvention

In this resubmittal of OAL File No. 2016-0426-03S, the Department of Veterans Affairs (the “Department”) is amending sections 452 and 453 in title 12 of the California Code of Regulations. Specifically, the Department is amending regulations governing the State General Funded Subvention Program for County Veterans Service Offices (“CVSOs”) and the Medi-Cal Cost Avoidance Program to delete and reorganize regulations, establish basic requirements for CVSOs to receive State funding, and update subvention components based on the increased amount of funding CVSOs will receive beginning in fiscal year 2015-2016.

Title 12
 AMEND: 452, 453
 Filed 08/31/2016
 Effective 10/01/2016
 Agency Contact:
 Angela Yamamoto (916) 651-3068

File# 2016-0726-08
 EMERGENCY MEDICAL SERVICES AUTHORITY
 Lay Rescuer Automated External Defibrillator Regulations

The Emergency Medical Services Authority submitted this action without regulatory effect, pursuant to title 1, California Code of Regulations, section 100, to repeal chapter 1.8 of division 9 of title 22 of the California Code of Regulations, commencing with section 100031. The proposed action will repeal all of chapter 1.8, including four articles and 13 sections, that set forth requirements related to lay rescuer use of automated external defibrillators. Justification for the repeal of chapter 1.8 is based on amendments to the Civil Code and the Health and Safety Code in S.B. 658 (Stats. 2015, c. 264), which eliminated most of the requirements in chapter 1.8, thereby eliminating the statutory authority for the chapter 1.8 regulations or making the chapter 1.8 regulations either inconsistent with or duplicative of the provisions in S.B. 658.

Title 22
REPEAL: 100031, 100032, 100033, 100034,
100035, 100036, 100037, 100038, 100039, 100040,
100041, 100042, 100043
Filed 08/31/2016
Agency Contact: Corrine Fishman (916) 431-3727

File# 2016-0801-07
FAIR POLITICAL PRACTICES COMMISSION
Recall Elections
This rulemaking action by the Fair Political Practices Commission amends the definition of “Committees Primarily Formed to Support or Oppose a Recall” in section 18531.5 of title 2 of the California Code of Regulations.

Title 2
AMEND: 18531.5
Filed 08/31/2016
Effective 09/30/2016
Agency Contact: Cesar R. Cuevas (916) 324-3854

File# 2016-0818-03
MEDICAL BOARD OF CALIFORNIA
Licensing Examination Passing Score
In this regular rulemaking, the Medical Board of California (the “Board”) is adopting section 1328.1 in title 16 of the California Code of Regulations. Section 1328.1 sets the minimum passing score the Board will accept for each step of the required national physician and surgeon licensing examinations. The minimum score will be determined by the Board-approved organization developing and/or administering the examination in question.

Title 16
ADOPT: 1328.1
Filed 09/07/2016
Effective 01/01/2017
Agency Contact: Kevin Schunke (916) 263-2368

File# 2016-0728-01
NEW MOTOR VEHICLE BOARD
Case Management
This action amends protest regulations to include protests brought by new motor vehicle dealer associations challenging the legality of an export or sale-for-resale prohibition policy of a manufacturer, manufacturer branch, distributor, or distributor branch.

Title 13
AMEND: 550
Filed 09/01/2016
Effective 01/01/2017
Agency Contact: Danielle R. Vare (916) 327-3129

File# 2016-0822-01
OFFICE OF SPILL PREVENTION AND RESPONSE
Drills and Exercises
This emergency file and print action re-adopts drills and exercises to be performed by inland facilities to protect waters.

Title 14
ADOPT: 820.02
Filed 09/01/2016
Effective 09/01/2016
Agency Contact: Christine Kluge (916) 327-0910

File# 2016-0822-02
OFFICE OF SPILL PREVENTION AND RESPONSE
Certificates of Financial Responsibility
This emergency re-adopt by the Office of Spill Prevention and Response amends sections 791, 791.6, 792, 793, 794, 795, 796, and 797 and adopts section 798 of title 14 of the California Code of Regulations to implement changes to the statewide oil spill prevention and response program pursuant to Senate Bill 861 (Stats. 2014, ch. 931).

Title 14
ADOPT: 798 AMEND: 791, 791.6, 791.7, 792, 793,
794, 795, 796, 797
Filed 09/01/2016
Effective 09/01/2016
Agency Contact: Christine Kluge (916) 327-0910

File# 2016-0822-03
OFFICE OF SPILL PREVENTION AND RESPONSE
Oil Spill Contingency Plans — Inland Facilities/
Definitions
This emergency re-adopt by the Office of Spill Prevention and Response (Office) amends section 790 of title 14 of the California Code of Regulations (CCR) to modify existing definitions and abbreviations. It also adopts section 817.04 of title 14 of the CCR to establish contingency plan requirements for “Inland Facilities.”

Title 14
ADOPT: 817.04 AMEND: 790
Filed 09/01/2016
Effective 09/01/2016
Agency Contact: Christine Kluge (916) 327-0910

File# 2016-0727-01
STATE LANDS COMMISSION
Administrative Hearings
In this resubmitted regulatory action, the Commission is adopting numerous sections in Title 2 of the California Code of Regulations. The regulations establish the procedures that allow the Commission to enforce its authority to remove trespassers who maintain struc-

tures on land owned by the state and under the jurisdiction of the Commission. These procedures include issuing a Notice of Violation, setting an administrative hearing, imposing penalties, and ordering the removal of encroaching structures.

Title 3

ADOPT: 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016
 Filed 09/07/2016
 Effective 01/01/2017
 Agency Contact: Warren Crunk (916) 574-1935

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN April 6, 2016 TO
 September 7, 2016**

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

08/31/16 AMEND: 18531.5
 08/17/16 AMEND: 18239
 08/17/16 AMEND: 59000
 07/29/16 ADOPT: 599.860
 07/13/16 AMEND: 1859.2, 1859.102 REPEAL: 1866, 1866.1, 1866.2, 1866.3, 1866.4, 1866.4.1, 1866.4.2, 1866.4.3, 1866.4.4, 1866.4.6, 1866.4.7, 1866.5, 1866.5.1, 1866.5.2, 1866.5.3, 1866.5.4, 1866.5.5, 1866.5.6, 1866.5.7, 1866.5.8, 1866.5.9, 1866.7, 1866.8, 1866.9, 1866.9.1, 1866.10, 1866.12, 1866.13, 1866.14
 07/11/16 AMEND: 59560
 06/27/16 AMEND: 1897
 06/23/16 ADOPT: 17010, 17011, 17012, 17013, 17014, 17030, 17031, 17032, 17033, 17034, 17035, 17036, 17037, 17038, 17039, 17040, 17041, 17042, 17043, 17044, 17045, 17046, 17047 REPEAL: 17010, 17030, 17111, 17112, 17113, 17120, 17121, 17122, 17130, 17140, 17141, 17142, 17150, 17151, 17152, 17153, 17160, 17200, 17201, 17210, 17220, 17300, 17400, 17402, 17403, 17404, 17405, 17406, 17408, 17412,

17414, 17416, 17418, 17420, 17422, 17424, 17426, 17430, 17432, 17434, 17435, 17436, 17440, 17442, 17444, 17446, 17448, 17450, 17452, 17454, 17458, 17460, 17461, 17463, 17464, 17466, 17468, 17470, 17471, 17473, 17475, 17477, 17478, 17481, 17482, 17483, 17485, 17486, 17488, 17490, 17491, 17493, 17495, 17498, 17500, 17502, 17504, 17508, 17510, 17512, 17514, 17515, 17516, 17518, 17519, 17520, 17521, 17525, 17527, 17528, 17530, 17532, 17534, 17538, 17542, 17544, 17546, 17548, 17550, 17551, 17552, 17553, 17554, 17555, 17556, 17557, 17558, 17559, 17560, 17561, 17562, 17563, 17564, 17565, 17566, 17567, 17570, 17571, 17572, 17575, 17576, 17580, 17581, 17582, 17588, 17590, 17592

05/25/16 AMEND: 604
 05/23/16 AMEND: 23000
 05/19/16 ADOPT: 18750 REPEAL: 18750, 18750.1, 18750.2, 18752
 04/21/16 AMEND: 599.744
 04/12/16 AMEND: 18239
 04/12/16 AMEND: 18616

Title 3

09/07/16 ADOPT: 3442
 09/07/16 ADOPT: 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016
 08/29/16 ADOPT: 3591.26
 08/29/16 AMEND: 3435(b)
 08/29/16 AMEND: 3591.2
 08/26/16 AMEND: 3435(b)
 08/25/16 AMEND: 3435(b)
 08/24/16 AMEND: 3435(b)
 08/24/16 AMEND: 1358.7
 08/23/16 AMEND: 3435(b)
 08/03/16 AMEND: 3435(b)
 08/02/16 AMEND: 3435(b)
 08/01/16 AMEND: 3435(b)
 08/01/16 AMEND: 3435(b)
 07/25/16 AMEND: 3024.5
 07/25/16 AMEND: 3435(b)
 07/25/16 AMEND: 3435(b)
 07/25/16 AMEND: 3435(b)
 07/21/16 AMEND: 3435(b)
 07/20/16 AMEND: 3435(b)
 07/07/16 AMEND: 3435(b)
 07/05/16 AMEND: 3435(b)
 07/05/16 AMEND: 3435(b)

06/30/16 ADOPT: 450, 450.1, 450.2, 450.3, 450.4, 451, 452
 06/30/16 AMEND: 3435(b)
 06/30/16 AMEND: 3435(b)
 06/28/16 AMEND: 3435(b)
 06/22/16 AMEND: 3435(b)
 06/22/16 AMEND: 3435(b)
 06/20/16 AMEND: 3591.12
 06/16/16 AMEND: 3435(b)
 06/13/16 AMEND: 3435(b)
 06/13/16 AMEND: 3435(b)
 06/08/16 AMEND: 850
 06/06/16 ADOPT: 1358.7
 06/02/16 AMEND: 3439(b)
 06/02/16 AMEND: 3435(b)
 06/01/16 AMEND: 3435(b)
 05/25/16 AMEND: 3435(b)
 05/23/16 AMEND: 3435(b)
 05/18/16 AMEND: 3435
 05/17/16 AMEND: 3906
 05/12/16 AMEND: 3435(b)
 05/12/16 AMEND: 3435(b)
 05/11/16 AMEND: 3435(b)
 05/11/16 AMEND: 3435(b)
 05/10/16 AMEND: 3435(b)
 05/09/16 ADOPT: 3591.27
 04/25/16 AMEND: 3435(b)
 04/07/16 ADOPT: 450, 450.1, 450.2, 450.3, 450.4, 451, 452

Title 4

08/29/16 ADOPT: 8078.8, 8078.9, 8078.10, 8078.11, 8078.12, 8078.13, 8078.14
 08/09/16 AMEND: 10031, 10032, 10033, 10035, 10036
 07/25/16 AMEND: 1581, 1843
 07/19/16 AMEND: 5170
 07/19/16 ADOPT: 1866.1 AMEND: 1844
 07/05/16 AMEND: 1689.1
 06/29/16 AMEND: 8034, 8035
 06/15/16 ADOPT: 299 AMEND: 297, 300
 06/14/16 AMEND: 5000, 5033, 5052, 5144, 5205, 5220, 5221, 5230
 04/27/16 AMEND: 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11, 10170.12
 04/25/16 ADOPT: 1866.1 AMEND: 1844
 04/21/16 ADOPT: 610
 04/13/16 ADOPT: 10091.1, 10091.2, 10091.3, 10091.4, 10091.5, 10091.6, 10091.7, 10091.8, 10091.9, 10091.10, 10091.11, 10091.12, 10091.13, 10091.14, 10091.15
 04/12/16 AMEND: 1489

Title 5

08/30/16 ADOPT: 1700

08/26/16 AMEND: 27000, 27004
 08/16/16 ADOPT: 80022 AMEND: 80025.3
 08/03/16 AMEND: 19810
 07/27/16 AMEND: 19810
 07/20/16 AMEND: 30950, 30951, 30951.1, 30952, 30953, 30954, 30955, 30956, 30957, 30958, 30959
 07/14/16 ADOPT: 74117 AMEND: 74110, 74112
 07/05/16 REPEAL: 6100, 6101, 6102, 6103, 6104, 6105, 6110, 6111, 6112, 6113, 6115, 6116, 6120, 6125, 6126
 06/15/16 REPEAL: 3820, 3822, 3823, 3824, 3831, 3840, 3860, 3870
 05/31/16 REPEAL: 9517.1, 9531, 9532, 9535
 05/31/16 ADOPT: 11533, 11534 AMEND: 11530, 11531
 05/31/16 ADOPT: 11524, 11525 AMEND: 11520, 11521, 11522
 05/18/16 ADOPT: 851.5, 853.6, 853.8, 860 AMEND: 850, 851, 853, 853.5, 853.7, 855, 857, 858, 859, 861, 862, 862.5, 863, 864
 04/25/16 AMEND: 41906.5, 41906.6

Title 8

08/02/16 ADOPT: 346, 346.1, 346.2, 350.3, 350.4, 355.1, 355.2, 355.3, 355.4, 355.5, 372.8, 372.9, 376.8 AMEND: 347, 348, 352, 354, 356, 356.1, 356.2, 359, 359.1, 361.3, 364.2, 371, 371.1, 371.2, 372.6, 376.1, 376.4, 376.7, 378, 380, 383, 391.1, 392, 392.4, 392.5 REPEAL: 355
 07/28/16 ADOPT: 9792.24.4 AMEND: 9792.23, 9792.24.2
 06/28/16 AMEND: 5148(c)
 05/18/16 AMEND: 362, 364, 364.1
 04/12/16 AMEND: 3207, 3212

Title 9

06/27/16 ADOPT: 4600, 4601, 4602
 06/06/16 AMEND: 811, 812, 823, 836.2, 862, 865, 865.4, 865.5
 05/31/16 ADOPT: 7006.5 AMEND: 7019.1, 7020, 7024, 7029.9, 7054, 7055, 7060, 7062, 7062.3, 7122, 7143, 7157, 7164, 7164.4, 7194, 7198 REPEAL: 7004.3, 7019.2, 7022, 7029.3
 05/12/16 AMEND: 7140, 7142, 7142.5, 7143.5, 7164.6, 7196, 7211, 7290, 7353.6
 04/21/16 REPEAL: 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747,

1748, 1749, 1750, 1751, 1752, 1753,
1754, 1755, 1765, 1766, 1767, 1768,
1769, 1770, 1771, 1772, 1773, 1774,
1775, 1776, 1777, 1778, 1779, 1790,
1791, 1792, 1793, 1794, 1795, 1796,
1797, 1798, 1799

Title 10

09/01/16 ADOPT: 6864
08/29/16 AMEND: 3568
08/29/16 AMEND: 3569
08/10/16 AMEND: 250.30 REPEAL: 5.2000,
5.2001
08/09/16 AMEND: 2498.6
08/09/16 AMEND: 2498.4.9
08/09/16 AMEND: 2498.6
08/09/16 AMEND: 2498.4.9, 2498.6
08/08/16 AMEND: 2498.5
07/11/16 AMEND: 2053, 2053.1, 2054, 2054.1,
2054.2, 2054.3, 2054.5, 2054.6, 2054.7,
2055, 2056, 2057, 2058, 2059, 2061,
2061.1, 2061.2, 2061.3, 2061.4, 2061.5,
2062, 2062.1, 2062.2, 2063, 2063.1,
2063.2, 2063.3, 2064, 2065, 2066,
2066.1, 2066.2, 2066.3, 2066.4, 2066.5,
2067, 2068, 2069, 2070, 2071, 2072,
2073, 2074, 2075, 2076, 2077, 2077.1,
2078, 2079, 2079.1, 2080, 2081, 2082,
2083, 2083.1, 2084, 2086, 2087, 2088,
2088.1, 2088.2, 2088.3, 2089, 2090,
2091, 2092, 2094, 2094.1, 2094.2, 2095,
2096, 2097, 2098, 2099, 2100, 2101,
2101.1, 2101.2, 2101.3, 2102, 2103,
2104 REPEAL: 2054.4, 2060
06/14/16 ADOPT: 6540, 6542, 6544, 6546, 6548,
6550, 6552
06/07/16 ADOPT: 8100, 8110, 8120, 8130, 8140,
8150
06/06/16 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, 6622
05/31/16 AMEND: 2500, 2501, 2503, 2504, 2505,
2507.1, 2507.2, 2508 REPEAL: 2502
05/26/16 ADOPT: 6858
05/23/16 ADOPT: 6700, 6702, 6704, 6706, 6708,
6710, 6712, 6714, 6716, 6718
05/11/16 ADOPT: 5508, 5509, 5510, 5511, 5512,
5513, 5514, 5515, 5516
05/10/16 AMEND: 2318.6, 2353.1, 2354
05/10/16 AMEND: 2353.1

Title 11

08/30/16 ADOPT: 3205 AMEND: 3000, 3001,
3003, 3201, 3203, 3204
08/02/16 AMEND: 1003, 1055, 1081, 1950, 1959
07/28/16 AMEND: 1005, 1007, 1008
07/08/16 AMEND: 310, 312, 999.1
06/22/16 AMEND: 1004, 1011
06/09/16 AMEND: 1005, 1007, 1008, 1009, 1010,
1011, 1054, 1058, 1070, 1081, 1082,
1084, 1960
06/01/16 AMEND: 51.22
04/28/16 ADOPT: 2080, 2081, 2082, 2083, 2084,
2085, 2086, 2087, 2088, 2089, 2090,
2091, 2092, 2093, 2094, 2095, 2096,
2097, 2098, 2099, 2100, 2101, 2102,
2103, 2104, 2105, 2106, 2107, 2108,
2109, 2130, 2131, 2132
04/25/16 ADOPT: 50.24
04/06/16 ADOPT: 28.5
04/06/16 ADOPT: 28.6

Title 12

08/31/16 AMEND: 452, 453
08/30/16 ADOPT: 463, 464 AMEND: 461
06/17/16 ADOPT: 509
05/23/16 ADOPT: 462

Title 13

09/01/16 AMEND: 550
08/23/16 AMEND: 1606, 16.08, Appendix
07/25/16 AMEND: 1202.1, 1202.2, 1232
07/25/16 AMEND: 1900, 1956.8, 1968.2, 1968.5,
1971.1, 1971.5, 2485, 95302, 95662
07/07/16 AMEND: 15.01
06/23/16 ADOPT: 15.08 AMEND: 15.07
06/23/16 AMEND: 268.10
05/09/16 AMEND: 156.00, 156.01
04/06/16 ADOPT: 150.10

Title 14

09/01/16 ADOPT: 820.02
09/01/16 ADOPT: 798 AMEND: 791, 791.6,
791.7, 792, 793, 794, 795, 796, 797
09/01/16 ADOPT: 817.04 AMEND: 790
08/30/16 AMEND: 699.5
08/15/16 ADOPT: 1666.0, 1666.1, 1666.2, 1666.3,
1666.4, 1666.5, 1666.6, 1666.7, 1666.8,
1666.9, 1666.10, 1666.11, 1666.12,
1666.13, 1666.14, 1666.15, 1666.16
AMEND: 1665.2 REPEAL: 1665.8
08/03/16 AMEND: 29.85
08/01/16 ADOPT: 131
08/01/16 AMEND: 1724.9
07/27/16 ADOPT: 708.18 AMEND: 265, 353, 360,
361, 362, 363, 364, 364.1

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07/27/16 ADOPT: 708.18 AMEND: 265, 353, 360,
361, 362, 363, 364, 364.1
07/25/16 AMEND: 13055
07/18/16 AMEND: 1038
07/07/16 AMEND: 1120 REPEAL: 1121
06/30/16 AMEND: 190, 195
06/30/16 AMEND: 18660.23, 18660.24,
18660.25, 18660.33, 18660.34
06/23/16 AMEND: 502, 507
06/16/16 AMEND: 120.7
06/15/16 ADOPT: 8.01
06/09/16 AMEND: 7.50
05/25/16 AMEND: 1670
05/11/16 AMEND: 17852
05/02/16 AMEND: 29.85
04/28/16 ADOPT: 131
04/27/16 AMEND: 27.80
04/26/16 AMEND: 29.45
04/26/16 AMEND: 28.20
04/20/16 ADOPT: 1760.1, 1779.1
04/06/16 AMEND: 1038

Title 15

09/06/16 ADOPT: 3040.2 AMEND: 3000, 3040.1,
3041, 3041.3, 3043.6, 3379
08/17/16 AMEND: 3000, 3306, 3323
08/11/16 AMEND: 3375.1, 3377
07/13/16 AMEND: 8000, 8001, 8100, 8901
06/29/16 AMEND: 3000, 3054, 3054.1, 3054.2,
3054.3, 3054.4, 3054.5
06/21/16 ADOPT: 3359.8
06/02/16 AMEND: 3000, 3084.7, 3312, 3313,
3314, 3315, 3316, 3317, 3317.1, 3317.2,
3320, 3322, 3326, 3340, 3341.3, 3376,
3378.6
05/24/16 ADOPT: 3317.1, 3317.2 AMEND: 3310,
3315, 3317
05/11/16 AMEND: 3000, 3213
05/10/16 AMEND: 3173.2
04/28/16 AMEND: 3000

Title 16

09/07/16 ADOPT: 1328.1
09/01/16 AMEND: 1399.696
08/30/16 REPEAL: 1054, 1054.1, 1054.2
08/25/16 ADOPT: 1746.4
08/23/16 AMEND: 2043
08/22/16 AMEND: 1023.16
08/22/16 AMEND: 1495.1
08/15/16 AMEND: 4110
08/10/16 ADOPT: 1730.2
08/03/16 AMEND: 1397.12 (renumbered to
section 1395.2)
08/01/16 ADOPT: 2071.1, 2087, 2087.1, 2087.2,
2087.3 AMEND: 2034, 2035, 2036.5

07/28/16 ADOPT: 3395.5 AMEND: 3340.1,
3340.10, 3340.28, 3395.4
07/19/16 AMEND: 1355.35
07/12/16 AMEND: 36.1
07/12/16 ADOPT: 1399.469.3
06/22/16 AMEND: 438
06/16/16 AMEND: 109
06/07/16 ADOPT: 1100
06/07/16 ADOPT: 1101, 1121, 1122, 1124, 1126,
1127, 1133
06/07/16 ADOPT: 1104, 1104.1, 1104.2
05/26/16 ADOPT: 1815.5
05/13/16 AMEND: 910
05/10/16 AMEND: 2403
05/04/16 AMEND: 4170
05/03/16 ADOPT: 2326.2, 2326.3 AMEND: 2326,
2326.1, 2326.5
04/28/16 AMEND: 1417
04/20/16 ADOPT: 1103, 1105, 1105.1, 1105.2,
1105.3, 1105.4, 1106
04/20/16 AMEND: 1715, 1784
04/11/16 AMEND: 1399.523
04/08/16 ADOPT: 1746.1

Title 17

08/11/16 AMEND: 6901, 6902, 6903
07/25/16 ADOPT: 51000, 51001, 51002
07/01/16 AMEND: 6540
07/01/16 AMEND: 6508
05/25/16 AMEND: 1050
05/24/16 AMEND: 2500, 2502, 2505
04/25/16 AMEND: 100800

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08/31/16 AMEND: 1597
08/16/16 AMEND: 1590
08/02/16 AMEND: 17000.30
07/27/16 ADOPT: 4076
07/27/16 AMEND: 1506
06/28/16 AMEND: 1698, 4901
06/21/16 AMEND: 1432
04/22/16 AMEND: 1668
04/20/16 AMEND: 5600, 5601, 5603

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06/30/16 AMEND: 1980.00, 1980.02, 1980.04,
1980.05, 1980.06 1990.00, 1990.01,
1990.02, 1990.03, 1990.04, 1990.05,
1990.06, 1990.07, 1990.08, 1990.11,
1990.12
06/20/16 ADOPT: 2700, 2701, 2702, 2703, 2704,
2705, 2706, 2707, 2708, 2709, 2710
05/11/16 ADOPT: 2621, 2622, 2630, 2631, 2632,
2640, 2642, 2643, 2644, 2645, 2646,
2647, 2648, 2651, 2652, 2653, 2654,
2655, 2656, 2657, 2658, 2659, 2670,

2671 AMEND: 2650 renumbered to 2621, 2660 renumbered to 2622, 2701 renumbered to 2630, 2703 renumbered to 2631, 2705 renumbered to 2632, 2720 amended and renumbered to 2640, 2722 renumbered to 2642, 2723 amended and renumbered to 2643, 2724 renumbered to 2644, 2725 amended and renumbered to 2645, 2726 renumbered to 2646, 2727 renumbered to 2647, 2728 renumbered to 2648, 2729 amended and renumbered to 2650, 2729.1 amended and renumbered to 2651, 2729.2 amended and renumbered to 2652, 2729.3 amended and renumbered to 2653, 2729.4 amended and renumbered to 2654, 2729.5 amended and renumbered to 2655, 2729.6 amended and renumbered to 2656, 2729.7 amended and renumbered to 2657, 2731 renumbered to 2658, 2732 amended and renumbered to 2659, 2733 amended and renumbered to 2670, 2734 renumbered to 2671

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06/30/16 AMEND: 1601, 1602, 1604, 1605.1, 1605.2, 1605.3, 1606, 1607
 04/12/16 AMEND: 1240, 3201, 3202, 3203, 3204, 3206, 3207
 04/06/16 AMEND: 2401, 2402

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07/26/16 ADOPT: 1475, 1476, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491
 05/09/16 ADOPT: 133, 134, 135, 136, 137, 138, 141, 151, 161, 162, 163, 164, 165, 171
 AMEND: 111, 112, 113, 114, 121, 131, 133 (renumbered to 132) REPEAL: 132, 134, 135, 136, 141, 151, 152, 153

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08/31/16 REPEAL: 100031, 100032, 100033, 100034, 100035, 100036, 100037, 100038, 100039, 100040, 100041, 100042
 08/01/16 AMEND: 51516.1
 07/20/16 AMEND: 97212, 97215, 97225, 97226, 97227, 97228, 97229, 97248, 97252, 97258, 97259, 97260, 97264 REPEAL: 97261
 06/28/16 REPEAL: 75047
 06/20/16 AMEND: 51179.7
 06/09/16 ADOPT: 69600.1, 69600.2, 69600.3, 69600.4, 69600.5, 69600.6, 69600.7
 06/08/16 AMEND: 7000
 04/27/16 AMEND: 53626(a)

04/21/16 AMEND: 50188
 04/19/16 AMEND: 123000

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08/17/16 AMEND: 86500, 86501, 86501.5, 86505.1, 86506, 86522, 86524, 86528, 86561, 86565, 86565.5, 86568.1, 86568.2, 86568.4, 86570, 86575, 86577, 86580, 86587, 86587.1
 07/07/16 AMEND: 83074, 83087, 84074, 84087, 86074, 86087, 86574, 86587, 89374, 89387

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08/17/16 ADOPT: 3939.50
 08/15/16 ADOPT: 350, 350.2, 350.4, 351, 352, 352.2, 352.4, 352.6, 353, 353.2, 353.4, 353.6, 353.8, 353.10, 354, 354.2, 354.4, 354.6, 354.8, 354.10, 354.12, 354.14, 354.16, 354.18, 354.20, 354.22, 354.24, 354.26, 354.28, 354.30, 354.32, 354.34, 354.36, 354.38, 354.40, 354.42, 354.44, 355, 355.2, 355.4, 355.6, 355.8, 355.10, 356, 356.2, 356.4, 357, 357.2, 357.4, 358, 358.2, 358.4
 07/18/16 AMEND: 2922
 07/18/16 ADOPT: 3909.2
 07/18/16 ADOPT: 3909.4
 07/14/16 ADOPT: 3909.3
 07/12/16 ADOPT: 3929.14
 07/11/16 AMEND: 3939.19
 06/02/16 ADOPT: 3919.16
 05/31/16 ADOPT: 863, 864, 864.5, 865, 866
 05/17/16 ADOPT: 3991.1 REPEAL: 3989
 05/04/16 AMEND: 3935, 3936, 3939.13
 04/14/16 ADOPT: 3939.48
 04/11/16 ADOPT: 3939.49

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07/28/16 ADOPT: 7062.5, 7065.5 AMEND: 7065
 07/05/16 ADOPT: 6924, 6932 REPEAL: 6924, 6932

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08/30/16 ADOPT: 25600, 25600.1, 25600.2, 25601, 25602, 25603, 25604, 25605, 25606, 25607, 25607.1, 25607.2, 25607.3, 25607.4, 25607.5, 25607.6, 25607.7, 25607.8, 25607.9, 25607.10, 25607.11, 25607.12, 25607.13, 25607.14, 25607.15, 25607.16, 25607.17, 25607.18, 25607.19, 25607.20, 25607.21, 25607.22, 25607.23, 25607.24, 25607.25, 25607.26, 25607.27, 25607.28, 25607.29, 25607.30, 25607.31 AMEND: 25603.3(f) (renumbered to Section 25607.30), 25603.3(g) (renumbered to

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Section 25607.31) REPEAL: 25601,
25602, 25603, 25603.1, 25603.2, 25604,
25604.1, 25604.2, 25605, 25605.1,
25605.2

08/10/16 AMEND: 27001
08/09/16 AMEND: 27001
07/28/16 AMEND: 27001
07/27/16 AMEND: 25805
06/27/16 AMEND: 27001
06/22/16 AMEND: 27001
06/13/16 AMEND: 27001
06/13/16 AMEND: 25805
05/09/16 AMEND: 10052
04/18/16 AMEND: 25603.3
04/13/16 AMEND: 27001

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08/16/16 ADOPT: 31-136 AMEND: 31-001,

31-002, 31-003, 31-005, 31-040,
31-066, 31-075, 31-101, 31-105,
31-110, 31-115, 31-120, 31-125,
31-135, 31-201, 31-205, 31-206,
31-310, 31-315, 31-335, 31-405,
31-406, 31-410, 31-420, 31-425,
31-430, 31-445, 31-510 REPEAL:
31-515, 31-520

08/01/16 ADOPT: 42-749 AMEND: 41-440,
42-711, 42-716, 44-207

07/19/16 AMEND: 30-754.2

06/13/16 ADOPT: 30-754 AMEND: 30-701

05/02/16 ADOPT: 45-102, 45-600, 45-601,
45-602, 45-604, 45-605, 45-606,
45-607 AMEND: 31-002, 31-003,
31-075, 31-201, 31-205, 31-206,
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