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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 CODE

ADOPTION

STATE: Delta Stewardship Council

A written comment period has been established commencing on **September 24, 2010** and closing on **November 8, 2010**. Written comments should be directed to the Fair Political Practices Commission, Attention Alexandra Castillo, 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 his 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 his 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 Direc-

tor of the Commission, relative to review of the proposed conflict of interest code(s). Any written comments must be received no later than **November 8, 2010**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

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

EFFECT ON HOUSING COSTS AND BUSINESSES

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

AUTHORITY

Government Code Sections 82011, 87303 and 87304 provide that the Fair Political Practices Commission as the code reviewing body for the above conflict of interest code shall approve code 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 Alexandra Castillo, 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 respec-

tive agency. Requests for copies from the Commission should be made to Alexandra Castillo, Fair Political Practices Commission, 428 J Street, Suite 620, Sacramento, California 95814, telephone (916) 322-5660.

**TITLE 7. BOARD OF PILOT
COMMISSIONERS**

**BUSINESS, TRANSPORTATION
AND HOUSING AGENCY
BOARD OF PILOT COMMISSIONERS
FOR THE BAYS OF SAN FRANCISCO,
SAN PABLO, AND SUISUN**

NOTICE OF PROPOSED RULEMAKING

September 24, 2010

Notice is hereby given that the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun (Board) proposes to adopt the proposed regulations described below after considering all comments, objections and recommendations regarding the proposed action.

1. Title 7. Harbors and Navigation, Division 2, State Board of Pilot Commissioners for the Bays of San Francisco, San Pablo and Suisun, Article 5, Section 217 relating to Medical Examinations.

No public hearing is scheduled; however, any interested person or his or her duly authorized representative may request a public hearing no later than fifteen (15) days prior to the close of the public comment period.

Descriptions of the proposed changes are as follows:

1. Title 7. Harbors and Navigation, Division 2, State Board of Pilot Commissioners for the Bays of San Francisco, San Pablo and Suisun, Article 5, Section 217.

The Board proposes to amend section 217 in Title 7 of the California Code of Regulations relating to Medical Examinations.

AUTHORITY AND REFERENCE

The proposed regulation has been adopted under the authority of Harbors and Navigation Code section 1154 and in order to implement, interpret, and make specific Harbors and Navigation Code sections 1141, 1142, 1171, 1171.5, 1175 and 1176.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

The Board proposes to amend Section 217 in Title 7 of the California Code of Regulations. This section pro-

vides for medical examination requirements for pilots, inland pilots and pilot trainees when applying for a license or license renewal.

The purpose of this amendment is to require an annual medical examination of all pilots and inland pilots applying for renewal of their pilot's license, and pilot trainees continuing in the program.

Harbors and Navigation Code sections 1141(a) and 1142(a) provide that each pilot license and inland pilot license shall be valid for a period of one year and shall be renewed upon application and successful completion of the physical examination required by section 1176. Harbors and Navigation Code section 1176 provides the license of a pilot or inland pilot shall not be renewed unless he or she is found fit for duty pursuant to subdivision (c). Subdivision (c) provides in part, the physician shall designate to the board whether or not the pilot, inland pilot, or pilot trainee is fit to perform his or her duties as a pilot, inland pilot or pilot trainee.

Existing section 217 provides requirements regarding medical examinations to determine physical and mental health prior to issuance of a license for piloting. The provisions apply to initial licensing and renewal of license.

Existing section 217(b)(1) provides that a pilot or an inland pilot less than 35 years of age shall only be required to have a medical examination every four years for renewal of a license. Section (b)(2) provides that pilot or inland pilot between 36 and 49 years of age shall only be required to have a medical examination every two years for renewal of a license and section (b)(3) requires that a pilot or inland pilot 50 or over be required to have a medical examination every year for renewal of a license.

The proposed amendments will delete subsection (b)(1), (2) and (3), and add a new subsection (b) to require a physical examination annually for a pilot or inland pilot prior, but no earlier than 60 days, to the expiration of the current license, regardless of age. This section shall also provide that the renewed pilot or inland pilot license shall not be issued until after Board staff receives evidence from the Board designated physician that the pilot or inland pilot successfully completed the physical examination and is fit for duty.

A new subsection (b)(2) shall require an annual physical examination for a pilot trainee admitted in the pilot training. The physical examination shall meet the requirements of subsection (a). The annual physical examination shall not be earlier than 60 days prior to the anniversary of the commencement of the training program by the particular trainee. This section also provides that the pilot trainee shall not be permitted to continue the training program until after Board staff receives evidence from the Board designated physician

that the pilot trainee successfully completed the physical examination and is fit for duty.

COST ESTIMATES OF PROPOSED ACTION

The Board has made the following determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: None.
- Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.
- Other nondiscretionary cost or savings imposed on local agencies: None.
- Cost or savings in federal funding to the state: None.
- Significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states: None.
- Potential cost impact on representative person or businesses: The agency is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- Significant effect on housing costs: None.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulations will not directly affect small business. This proposal will only affect the pilots and inland pilots in the Bays of San Francisco, San Pablo, Suisun and Monterey.

ASSESSMENT REGARDING EFFECT ON JOBS/BUSINESS

The adoption of these regulations will not facilitate the creation or elimination of jobs within California. The adoption of these regulations will not affect the creation or elimination of businesses within California or the expansion of businesses currently doing business within California.

REASONABLE ALTERNATIVES CONSIDERED

The Board must determine that no reasonable alternative considered by the Board or that has otherwise been identified and brought to the attention of the Board would be more effective in carrying out the purpose for

which the action is proposed or would be as effective as and less burdensome to affected private persons than the proposed action.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory actions to the Board. Written comments will be accepted by the Board until 5:00 p.m. on November 15, 2010. Submit comments to:

Terri Toohey
Business, Transportation and Housing Agency
980 Ninth Street, Suite 2450
Sacramento, CA 95814
Terri.toohey@bth.ca.gov

CONTACT PERSON

Inquiries concerning the proposed action may be directed to:

Name: Terri Toohey
Email: terri.toohey@bth.ca.gov
Phone: 916-323-5400

The backup contact person for these inquiries is:

Name: Allen Garfinkle, Executive Director
Email: allen.garfinkle@bopc.gov
Phone: 415-397-2253

Questions on the substance of the proposed regulations may be directed to:

Name: Allen Garfinkle, Executive Director
Email: allen.garfinkle@bopc.ca.gov

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the close of the forty-five (45) day public comment period, the Board may adopt the proposed regulation. As a result of public comments, either oral or written, that are received by the Board regarding this proposal, the Board may determine that changes to the proposed regulation are appropriate. If the Board makes modifications that are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Board adopts the regulations as revised. The Board will provide notification of any such modifications to all persons whose comments were received during the public comment period, all persons whose comments (written or oral) were received at the public hearing (if one is held), and all persons who requested notice of such modifications.

Otherwise, please send requests for copies of any modified regulations to the attention of Terri Toohey at the above email address. The Board will accept written comments on the modified regulations for 15 days after the date on which they are made available.

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

The Board has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at the Business, Transportation and Housing Agency, 980 Ninth Street, Suite 2450, California during normal business working hours (9 a.m.–5 p.m.). Please contact Terri Toohey at the above email address to arrange a date and time to inspect the files. As of the date this Notice is published in the Notice Register, the rulemaking file consists of this Notice, the Initial Statement of Reasons and the proposed text of the regulations. Copies of these items are available, upon request, from the Board Contact Person designated in this Notice.

AVAILABILITY OF FINAL STATEMENT OF REASONS

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

BOARD INTERNET WEBSITE

The Board maintains an Internet website for the electronic publication and distribution of written material. Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations in underline and strikethrough can be accessed through our website at: www.bopc.ca.gov.

TITLE 13. DEPARTMENT OF MOTOR VEHICLES

NOTICE IS HEREBY GIVEN

The Department of Motor Vehicles (the department) proposes to amend Section 423.00, in Chapter 1, Division 1, Article 6, of Title 13 in the California Code of Regulations to identify the annual adjustment of specified fees for 2011.

PUBLIC HEARING

A public hearing regarding this proposed regulatory action is not scheduled. However, a public hearing will be held if any interested person or his or her duly authorized representative requests a public hearing to be held relevant to the proposed action by submitting a written request to the contact person identified in this notice no later than 5:00 p.m., fifteen (15) days prior to the close of the written comment period.

DEADLINE FOR WRITTEN COMMENTS

Any interested person or his or her duly authorized representative may submit written comments relevant to the proposed regulations to the contact person identified in this notice. All written comments must be received at the department no later than 5:00 p.m. on Monday November 8, 2010, the final day of the written comment period, in order for them to be considered by the department before it adopts the proposed regulations.

AUTHORITY AND REFERENCE

The department proposes to adopt the proposed action under the authority granted by Vehicle Code Sections 1651, 1678 and 1685, in order to implement, interpret or make specific Vehicle Code Sections 1678, 1685, 4604, 5014, 5036, 6700.25, 9102.5, 9250.8, 9250.13, 9252, 9254, 9258, 9261, 9265, 9702, 11515, 11515.2, 14900, 14900.1, 14901, 14902, 38121, 38225.4, 38225.5, 38232, 38255, 38260 and 38265; Code of Civil Procedure Section 488.385; and Revenue and Taxation Code Section 10902.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Vehicle Code Sections 1678 and 1685 have required the department to annually review and adjust a variety of department fees since January 1, 2005. The fees are to be adjusted in an amount equal to the increase in the California Consumer Price Index for the prior year as calculated by the Department of Finance. A fee would only be increased when the calculated amount equals or is greater than \$0.50, rounded to the next highest whole dollar.

The department proposes to amend Section 423.00 to identify the Vehicle Code sections that authorize each fee identified in Vehicle Code Section 1678 that is proposed to be increased, the dates the fee increases are effective and the amount of each adjusted fee. These fees would become effective January 1, 2011.

DOCUMENTS INCORPORATED
BY REFERENCE

There are no documents to be incorporated by reference.

FISCAL IMPACT STATEMENT

- Cost or Savings to Any State Agency: None.
- Other Non-Discretionary Cost or Savings to Local Agencies: None.
- Costs or Savings in Federal Funding to the State: None.
- 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 department is required by statute to adjust specific fees based on the California Consumer Price Index for the prior year, as calculated by the Department of Finance. One (1) fee is proposed to be increased by one dollar (\$1).
- Effect on Housing Costs: None.

DETERMINATIONS

The department has made the following initial determinations concerning the proposed regulatory action:

- The proposed regulatory action will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. No studies or data were relied upon in support of this proposal.
- The adoption of this regulatory action will neither create nor eliminate jobs or create businesses in the state of California, will not result in the elimination of existing businesses, and will not reduce or expand businesses currently doing business in the state of California.
- The proposed regulatory action will not impose a mandate on local agencies or school districts, or a mandate that requires reimbursement pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.
- The proposed regulatory action will affect small businesses because the proposed regulatory action identifies specific fees that will be increased based on the increase in the California Consumer Price Index for the prior year. This regulation proposes to increase by one dollar (\$1) one (1) fee specified in statute.

PUBLIC DISCUSSIONS OF
PROPOSED REGULATIONS

A pre-notice workshop, pursuant to Government Code section 11346.45, is not required because the issues addressed in the proposal are not so complex or large in number that they cannot be reviewed during the comment period.

ALTERNATIVES CONSIDERED

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

CONTACT PERSON

Any inquiries or comments concerning the proposed rulemaking action may be addressed to:

Erik Meyer, Regulations Analyst
Department of Motor Vehicles
Legal Affairs Division
P.O. Box 932382, MS C-244
Sacramento, CA 94232-3820

Any inquiries or comments concerning the proposed rulemaking action requiring more immediate response may use:

Telephone: (916) 657-6469
Facsimile: (916) 657-1204
E-Mail: LADRegulations@dmv.ca.gov

In the event the contact person is unavailable, inquiries should be directed to the following back-up person:

Cathy Sowell, Chief of Staff
Telephone: (916) 657-6469

AVAILABILITY OF STATEMENT OF REASONS
AND TEXT OF PROPOSED REGULATIONS

The department has prepared an initial statement of reasons for the proposed action, and has available all the information upon which the proposal is based. The contact person identified in this notice shall make available to the public upon request the express terms of the proposed action using underline or italics to indicate additions to, and strikeout to indicate deletions from, the California Code of Regulations. The contact person identified in this notice shall also make available to the public upon request the final statement of reasons once

it has been prepared and submitted to the Office of Administrative Law and the location of public records, including reports, documentation and other materials related to the proposed action. In addition, the above-cited materials (the Notice of Proposed Regulatory Action, the Initial Statement of Reasons and Express Terms) may be accessed at www.dmv.ca.gov/about/lad/regactions.htm.

AVAILABILITY OF MODIFIED TEXT

Following the written comment period, and the hearing if one is held, the department may adopt the proposed regulations substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the fully modified text with changes clearly indicated, shall be made available to the public for at least 15 days prior to the date on which the department adopts the resulting regulations. Request for copies of any modified regulations should be addressed to the department contact person identified in this notice. The department will accept written comments on the modified regulations for 15 days after the date on which they are first made available to the public.

TITLE 16. DEPARTMENT OF CONSUMER AFFAIRS

NOTICE IS HEREBY GIVEN that the Department of Consumer Affairs (hereinafter “department”) is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at **1625 N. Market Blvd., Trinity Room, Suite S 307, Sacramento, California 95834, at 9:00 a.m., on November 16, 2010**. 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 department at its office not later than 5:00 p.m. on **November 15, 2010** or must be received by the department at the hearing. The department, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by Section 87306 of the Government Code, and to implement, interpret or make specific Sections 87300–87302 and 87306 of said Code, the department is considering changes to Chapter 2 of Division 38 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Amend section 3830.

Section 87300 of the Government Code is part of Proposition 9, The Political Reform Act of 1974. That section requires each state agency to adopt a Conflict of Interest Code which must contain, among other things, the following:

- (a) Specific enumeration of the positions within the agency which involve making or participation in the making of decisions which may foreseeably have a material effect on any financial interest. Persons holding those positions are called “designated employees.”
- (b) Requirements that each designated employee file annual statements disclosing reportable investments, interests in real property and income. The Conflict of Interest Code must specify the investments, interests and income which are reportable for each designated position.

The Department of Consumer Affairs adopted a Conflict of Interest Code containing the above-noted provisions in 1977, which was last amended in 2009.

These proposed changes would update the existing Conflict of Interest Code primarily by modifying the list of designated employees. A number of employees who were not previously required to file annual financial disclosure statements would now be required to file them. A small number of currently designated positions would be deleted. The proposed changes would also incorporate the changes made by the following recently enacted legislation:

ABX4 20 (Strickland, Chapter 18, Statutes of 2009) made the following changes:

- 1. Abolished the Bureau of Naturopathic Medicine and created a Naturopathic Medicine Committee within the Osteopathic Medical Board of California to administer the Naturopathic Doctors Act.
- 2. Abolished the Board for Geologists and Geophysicists and transferred the licensing and regulation of geologists and geophysicists to the Board for Professional Engineers and Land Surveyors.
- 3. Transferred the Structural Pest Control Board from the jurisdiction of the Department of

Consumer Affairs to the jurisdiction of the Department of Pesticide Regulation.

4. Consolidated the Bureau of Electronic and Appliance Repair and the Bureau of Home Furnishings and Thermal Insulation into a single bureau named the Bureau of Electronic and Appliance Repair, Home Furnishings and Thermal Insulation.

AB 1535 (Jones, Chapter 309, Statutes of 2009) abolished the Hearing Aid Dispensers Bureau, and transferred the licensing and regulation of hearing aid dispensers to the Speech–Language Pathology and Audiology Board, and changed the name to the Speech–Language Pathology and Audiology and Hearing Aid Dispensers Board.

SB 853 (Perata, Chapter 31, Statutes of 2008), abolished the Committee on Dental Auxiliaries and created the Dental Hygiene Committee.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None

Local Mandate: None

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

Business Impact:

The department has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

Impact on Jobs/New Businesses:

The department has determined that this regulatory proposal will not have any 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.

Cost Impact on Representative Private Person or Business:

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

Effect on Housing Costs: None

EFFECT ON SMALL BUSINESS

The department has determined that the proposed regulations would not affect small businesses because

the regulations pertain to designated employees who make or participate in the making of a governmental decision. These designated employees will be required to submit annual financial disclosure statements.

CONSIDERATION OF ALTERNATIVES

The department must determine that no reasonable alternative which it considered 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 or would be as effective and less burdensome to affected private persons than the proposal described in this Notice.

Any interested person may present statements or arguments orally or in writing relevant to the above determinations at the above–mentioned hearing.

INITIAL STATEMENT OF REASONS AND INFORMATION

The department 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 of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the Division of Legal Affairs, Department of Consumer Affairs, 1625 N. Market Blvd., Suite S 309, Sacramento, California 95834.

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.

CONTACT PERSON

Any inquiries or comments concerning the proposed administrative action may be addressed to:

Name: Michael Santiago
Address: 1625 N. Market Blvd., Suite S 309
Sacramento, California 95834
Telephone No.: (916) 574-8220
Fax No.: (916) 574-8623
E-Mail Address: Michael.Santiago@dca.ca.gov

The backup contact person is:

Name: Imelda Galang
Address: 1625 N. Market Blvd., Suite S 309
Sacramento, California 95834
Telephone No.: (916) 574-8220
Fax No.: (916) 574-8623
E-Mail Address: Imelda.Galang@dca.ca.gov

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

GENERAL PUBLIC INTEREST

DEPARTMENT OF FISH AND GAME

**Department of Fish and Game —
Public Interest Notice**

For Publication September 24, 2010

**CESA CONSISTENCY DETERMINATION
REQUEST FOR**

Altamont Landfill and Resource Recovery
Facility Fill Area 2 Project
(2080-2010-035-03)
Alameda County

The Department of Fish and Game (Department) received a notice on September 9, 2010 that Waste Management of Alameda County, Inc. proposes to rely on a consultation between federal agencies to carry out a project that may adversely affect species protected by the California Endangered Species Act (CESA). The proposed action is an approximately 324 acre expansion of a landfill which will result in disturbance of approximately 250 acres of uplands for the landfill and 75 acres of uplands for soil stockpile areas (Project). The Project will include leachate collection, removal, transmission, and treatment systems; a landfill gas collection and control system; composite liner; storm-water channels, and treatment/detention ponds. The Project will be constructed in 4 phases over a 40-year period.

Project activities will result in the permanent loss of approximately 323.48 acres of upland habitat for California tiger salamander (*Ambystoma californiense*) and San Joaquin kit fox (*Vulpes macrotis mutica*), and permanent loss of approximately 0.52 acre of aquatic

habitat for California tiger salamander. Project activities will also result in direct mortality or injury of individual California tiger salamanders and San Joaquin kit foxes in the Project disturbance area. The U.S. Fish and Wildlife Service issued a “no jeopardy” federal biological opinion (1-1-04-F-0488) (BO) and incidental take statement to the U.S. Army Corps of Engineers on June 21, 2010 which considered the effects of the project on the Federally and State threatened California tiger salamander, and the Federally endangered and State threatened San Joaquin kit fox.

Pursuant to California Fish and Game Code Section 2080.1, Waste Management of Alameda County, Inc. is requesting a determination that the BO is consistent with CESA for purposes of the proposed Project. If the Department determines the BO is consistent with CESA for the proposed Project, Waste Management of Alameda County, Inc. will not be required to obtain an incidental take permit under Fish and Game Code section 2081 for the Project.

DEPARTMENT OF FISH AND GAME

**CALIFORNIA ENDANGERED SPECIES ACT
CONSISTENCY DETERMINATION
NO. 2080-2010-041-02**

Project: Pease-Rio Oso 115kV Tower
Replacement Project

Location: Yuba and Sutter counties

Applicant: Pacific Gas and Electric Company

Background

Pacific Gas and Electric Company (PG&E) proposes to remove and replace six existing electrical transmission towers with five tubular steel poles connecting approximately 0.83 mile of conductor line between the Pease Substation and the Rio Oso Substation in the Bear River and Yankee Slough corridor in Yuba and Sutter Counties. The Pease-Rio Oso 115kV Tower Replacement Project (Project) will include the following general activities: vehicle access to some towers, helicopter work, backhoe and crane work for tower removal and assembly, removal of old conductor and stringing of new conductor, and installation of guard structures to protect roads intersecting the line. The Project is expected to take approximately two months.

The Project described above is expected to incidentally take giant garter snake (*Thamnophis gigas*) (GGS) where Project related activities would take place in and within 200 feet of GGS aquatic habitat. In particular, GGS could be incidentally taken as a result of being crushed by vehicles and construction equipment, being crushed or entombed in covered burrows, and through the temporary removal of their habitat. GGS is desig-

nated as a threatened species under the federal Endangered Species Act (ESA) (16 U.S.C. § 1531 et seq.) and the California Endangered Species Act (CESA) (Fish & G. Code, § 2050 et seq.). (See Cal. Code Regs., tit. 14, § 670.5, subd. (b)(4)(E).)

GGs individuals are documented as present on the Project site. The Bear River and Yankee Slough, which are adjacent to the Project site, also provide suitable aquatic habitat for GGS. Project activities are proposed within 200 feet of Bear River and Yankee Slough, and associated upland habitat for GGS will be affected. Because of the presence of suitable habitat and the documented presence of GGS on the Project site, the United States Fish & Wildlife Service (Service) determined GGS is reasonably certain to occur within the Project site and the Project is expected to result in incidental take of GGS. According to the Service, the Project will result in the temporary loss of 3.61 acres of upland GGS habitat and 0.05 acre of aquatic GGS habitat.

Because the Project is expected to result in take of a species designated as threatened under the ESA, the United States Army Corps of Engineers consulted with the Service as required by the ESA. On June 4, 2010, the Service issued a letter (Service file No. 81420-2010-F-0180-1) (Append Letter) appending the Project to the Service's *Programmatic Formal Consultation for U.S. Army Corps of Engineers 404 Permitted Projects with Relatively Small Effects on the Giant Garter Snake within Butte, Colusa, Glenn, Fresno, Merced, Sacramento, San Joaquin, Solano, Stanislaus, Sutter, and Yolo Counties, California* (Service file No. 1-1-97-F-0149) (Programmatic BO). The Append Letter describes the Project; requires PG&E to comply with terms of the Programmatic BO, including its incidental take statement (ITS), and the Append Letter; and incorporates additional measures.

On August 9, 2010, the Director of the Department of Fish and Game (DFG) received a notice from PG&E requesting a determination, pursuant to Fish and Game Code section 2080.1, that the Programmatic BO, including its ITS, and Append Letter are consistent with CESA for purposes of GGS and the Project described in the Append Letter. (Cal. Reg. Notice Register 2010, No. 31-Z, p. 1302.)

Determination

DFG has determined that the Programmatic BO, including its ITS, and Append Letter are consistent with CESA as to GGS and the Project described in the Append Letter because the mitigation measures contained in the Programmatic BO, including its ITS, and Append Letter meet the conditions set forth in Fish and Game Code section 2081, subdivisions (b) and (c), for autho-

rizng incidental take of species listed pursuant to CESA. Specifically, DFG finds that take of GGS will be incidental to an otherwise lawful activity; the mitigation measures identified in the Programmatic BO, including its ITS, and Append Letter will minimize and fully mitigate the impacts of the authorized take; PG&E has provided adequate funding to implement the required avoidance minimization and mitigation measures and to monitor compliance with, and effectiveness of those measures; and the Project will not jeopardize the continued existence of GGS. The mitigation measures in the Programmatic BO, Append Letter, and ITS include, but are not limited to, the following:

Avoidance, Minimization and Mitigation Measures

- PG&E will restore 3.61 acres of upland and 0.05 acre of aquatic GGS habitat to pre-Project conditions within the same season, or at most, the same calendar year.
- PG&E will flag all work area boundaries and access routes within GGS habitat, and all heavy equipment, vehicles and construction activities will be confined to designated access roads and work areas.
- PG&E will ensure preconstruction surveys for the snake are performed 24 hours or less prior to the start of construction activities. PG&E will ensure the surveys are repeated if a lapse in construction activity of two weeks or greater has occurred.
- PG&E will present a GGS environmental tailboard to work crews which will include a description of the species, protections, and penalties for noncompliance.
- PG&E will ensure a Service-approved biological monitor is on-site during initial ground disturbing activities at work sites near suitable snake habitat, and will inspect work areas as construction progresses.

Monitoring and Reporting Measures

- At least four weeks prior to construction in snake habitat, PG&E will provide the Project Storm Water Pollution Prevention Plan (SWPPP) or Habitat Restoration Plan (HRP) to the Service and DFG for review and approval. The SWPPP/HRP will include quantifiable success criteria and a contingency for follow-up restoration work (including follow-up monitoring) in the event re-vegetation goals are not met after the initial restoration/monitoring effort.
- PG&E will provide post-construction monitoring reports to DFG and the Service for restoration of

GGs habitat as specified for Level 1 impacts and required in the Programmatic BO.

- The SWPPP requires temporary and permanent stabilization best management practices after active construction is completed. PG&E will continue inspection activities until adequate permanent stabilization has been established and will continue in areas where re-vegetation is chosen until minimum vegetative coverage has been established. Although not a condition of the Programmatic BO or Append Letter, DFG requests a copy of the inspection report. The report should include the dates construction occurred and the success of re-vegetation and restoration.
- If GGS are encountered during construction or during preconstruction surveys, PG&E will cease Project activities until appropriate corrective measures have been completed or it has been determined that GGS will not be harmed.
- The Append Letter requires notification by PG&E if any GGS are encountered on site. Although not a condition of the Programmatic BO or Append Letter, DFG requests notification as well. Notification should be made to Julie Newman at (530) 520-3052 or jnewman@dfg.ca.gov.

Financial Assurances

- At least four weeks prior to construction, PG&E will provide, for approval by DFG, a cost estimate associated with the SWPPP or HRP (for implementation of restoration measures within GGS habitat) and post-construction monitoring and reporting. The cost estimate will include an estimate for contingency reseeding and monitoring, if needed.
- Upon approval of the cost estimate, PG&E will provide a financial commitment (e.g. letter of credit or letter of security) to DFG, in a form approved by DFG, to ensure performance of these measures.

Pursuant to Fish and Game Code section 2080.1, take authorization under CESA is not required for the Project for incidental take of GGS, provided PG&E implements the Project as described in the Append Letter and complies with the mitigation measures and other conditions described in the Programmatic BO, including its ITS, and Append Letter. If there are any substantive changes to the Project, including changes to the mitigation measures, or if the Service amends or replaces the Programmatic BO, Append Letter, or ITS, PG&E shall be required to obtain a new consistency determination or a CESA incidental take permit for the Project from DFG. (See generally Fish & G. Code, §§ 2080.1, 2081,

surds. (b) and (c).) This determination is limited to consistency of the Programmatic BO as applied specifically to the Project, and does not cover other activities that might be appended to the Programmatic BO in the future. Separate determination(s) or take authorization(s) must be obtained for future activities that may result in take of CESA-listed species.

DEPARTMENT OF FISH AND GAME

**Department of Fish and Game —
Public Interest Notice**

For Publication September 24, 2010
**CESA CONSISTENCY DETERMINATION
 REQUEST FOR
 Road 80 Widening Project
 Tulare County
 2080-2010-048-04**

The Department of Fish and Game (Department) received a notice on September 13, 2010 that Tulare County proposes to rely on a consultation between federal agencies to carry out a project that may adversely affect species protected by the California Endangered Species Act (CESA). The proposed action would continue a project to improve a 14-mile segment of road from Avenue 416 in the City of Dinuba to Avenue 304 in the City of Visalia. The project activity would include widening roadway and related structures and upgrading drainage. Project construction is occurring in phases: Phase 1 of this project was completed in 2009; the Phase 1a construction contract was awarded in the summer of 2010; and the contractor is currently mobilizing.

The U.S. Fish and Wildlife Service (Service) issued a “no jeopardy” federal biological opinion (File No. 1-1-02-F-0108)(BO) and incidental take statement (ITS) to the U.S. Department of Transportation on June 7, 2005 which considered the effects of the project on the Federally and State threatened California tiger salamander (*Ambystoma californiense*) and the Federally endangered and State threatened San Joaquin kit fox (*Vulpes macrotis mutica*). The Service also issued an Amendment to the BO (File No. 81420-2008-F-1427) on May 12, 2008 to the California Department of Transportation.

Pursuant to California Fish and Game Code Section 2080.1, Tulare County is requesting a determination that the BO and ITS are consistent with CESA for purposes of the proposed Project. If the Department determines the BO and ITS are consistent with CESA for the proposed Project, Tulare County will not be required to obtain an incidental take permit under Fish and Game Code section 2081 for the Project.

PROPOSITION 65

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

CALIFORNIA ENVIRONMENTAL
PROTECTION AGENCY
OFFICE OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT

Notice to Interested Parties
September 24, 2010

Child-Specific Reference Dose—Notice of an extension to the Public Comment Period on the Child-Specific Reference Dose (chRD) for Paraquat for use in Assessing Health Risks at Existing and Proposed School Sites

The Office of Environmental Health Hazard Assessment (OEHHA) received a request to extend the comment period on the final draft report, Development of Health Criteria for School Site Risk Assessment Pursuant to Health and Safety Code (HSC) Section 901(g): **PROPOSED CHILD-SPECIFIC REFERENCE DOSE (chRD) FOR PARAQUAT**. In response to the request, OEHHA has decided to extend the end of the comment period from September 17, 2010 to **November 16, 2010**.

OEHHA requests that written comments on this draft report be submitted by 5:00 p.m., November 16, 2010. Comments can be submitted using the address, fax number, or email address below. If you would like to receive further information on this announcement or have questions, please contact our office at (916) 324-2829 or the address below.

The final draft report can be downloaded from the OEHHA website at www.oehha.ca.gov. If you would like to receive further information on this announcement or have questions, please contact our office at (916) 324-2829 or the address below.

Mr. Leon Surgeon
Integrated Risk Assessment Branch
Office of Environmental Health Hazard Assessment
P.O. Box 4010
1001 I Street, MS-12B
Sacramento, California 95812-4010

Email: IRAB@oehha.ca.gov
FAX: (916) 322-9705

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**CALIFORNIA ENVIRONMENTAL
PROTECTION AGENCY OFFICE
OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT**

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

**NOTICE OF INTENT TO LIST
S,S,S-TRIBUTYL PHOSPHOROTRITHIOATE
(TRIBUFOS, DEF)
EXTENSION OF PUBLIC COMMENT PERIOD
September 24, 2010**

[Posted on OEHHA web site on September 14, 2010]

The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65 or the Act), which is codified as Health and Safety Code section 25249.5 et seq., requires the Governor to publish, and update at least annually, a list of chemicals known to the State to cause cancer or reproductive toxicity. The Act describes the mechanisms for administratively listing chemicals as known to the State to cause cancer or reproductive toxicity (Health and Safety Code section 25249.8).

On August 13, 2010, OEHHA published a notice in the *California Regulatory Notice Register* (Register 2010, No. 33-Z) announcing its intent to list *Tribufos* or *DEF* under Proposition 65 as a chemical known to cause cancer. This chemical is under consideration for listing under Proposition 65's administrative listing process. The regulatory criteria for this listing can be found in Title 27 of the California Code of Regulations section 25306.

Publication of the prior notice initiated a 30-day public comment period that closed on September 13, 2010. OEHHA has received a request from an interested party seeking an extension of the comment period to allow for the submission of complete and relevant scientific information for *Tribufos* or *DEF*. **OEHHA hereby extends the public comment period for *Tribufos* or *DEF* to 5 p.m., Wednesday, October 13, 2010.**

Written comments, along with any supporting documentation, may be transmitted via email addressed to coshita@oehha.ca.gov or to:

Ms. Cynthia Oshita
 Office of Environmental Health Hazard Assessment
 Street Address: 1001 I Street, 19th floor
 Sacramento, California 95814
 Mailing Address: P.O. Box 4010
 Sacramento, California 95812-4010
 Fax No.: (916) 323-8803
 Telephone: (916) 445-6900

Please provide hard-copy comments in triplicate. In order to be considered, comments must be received at OEHHA by 5:00 p.m. Wednesday, October 13, 2010.

**RULEMAKING PETITION
 DECISION**

**TITLE 18. STATE BOARD OF
 EQUALIZATION**

**NOTICE OF DECISION AS REQUIRED BY
 GOVERNMENT CODE SECTION 11340.7**

Re: Petition to Adopt a Regulation to Designate Qualified Veteran Itinerant Vendors as Consumers of Tangible Personal Property

Pursuant to Government Code section 11340.7, the State Board of Equalization (Board) is providing notice of the Board’s action to the Office of Administrative Law for publication in the California Regulatory Notice Register regarding the June 13, 2008, petition submitted by Mr. William Connell.

The petition requested that the Board adopt a new sales and use tax regulation (see Cal. Code Regs., tit. 18, § 1500 et seq.) specifying that a qualified veteran itinerant vendor is the consumer of any goods he or she offers for sale. The petition asserted that the Board was authorized to adopt the new regulation based upon the provisions of Business and Professions Code section 16102 and the decision in *Brooks v. County of Santa Clara* (1987) 191 Cal.App.3d 750, rather than the provisions of the Sales and Use Tax Law (Rev. & Tax. Code, § 6001 et seq.).

The Board considered the petition during its July 8, 2008, Board meeting. Board staff was directed to work “with the Senate Veteran’s Committee to get AB 3009 [Assembly Bill No. 3009 (2007–2008 Reg. Sess.)] out of [the] Revenue and Taxation suspense file” (2008 Minutes of the Board, at p. 194) because it “would, for purposes of the Sales and Use Tax Law, specify that a qualified itinerant vendor, as defined, is a consumer, and not a retailer, of food products and nonalcoholic

beverages he or she sells” (Legislative Counsel’s Digest regarding AB 3009). The Board also unanimously “ordered that the petition be held in abeyance until the outcome of [the] pending legislation.” (2008 Minutes of the Board, at p. 194.)

On November 30, 2008, AB 3009 left the committee with a recommendation that the Legislature take no further action, and AB 3009 was never enacted. The Board considered the petition, again, during the December 17, 2008, Board meeting and:

[T]he Board directed staff to submit an opinion request to the Attorney General[’]s office raising the question as to who has rulemaking authority over matters such as this; citing the Brooks decision, history and intent of the current veterans statute, the 1872 and 1893 acts, and any representations that have been made by the Department of Veterans Affairs as it relates to tax exemptions. (2008 Minutes of the Board, at p. 362.)

The Board also voted on the petition and ordered that:

Should the Attorney General[’]s office state that the Board has rulemaking authority, the Board would like staff to prepare and present a draft regulation. If the Attorney General[’s] office denies that the Board has authority, then this petition would be deemed denied. (2008 Minutes of the Board, at p. 362.)

As a result, the Board’s Legal Department wrote to the Attorney General’s Office to request the specified guidance and received Attorney General Opinion No. 09-402 (93 Ops.Cal.Atty.Gen. 70 (July 19, 2010)), a copy of which is enclosed. In the opinion, the Attorney General concluded that:

- “Business and Professions Code section 16102 exempts qualified veterans from any fees or taxes that must ordinarily be paid to obtain business licenses to engage in those enumerated activities. Section 16102 does not establish a general exemption from taxes and has no effect on state and local sales and use taxes”; and
- “The Board of Equalization lacks authority [under Business and Professions Code section 16102] to promulgate a regulation designating qualified veteran itinerant vendors as consumers of the tangible personal property they offer for sale.”

Pursuant to the Board’s December 17, 2008, order, as a result of the recent opinion from the Attorney General holding that the Business and Professions Code section 16102 does not provide the Board the authority to adopt the regulation requested, the June 13, 2008, petition is denied.

Interested persons may obtain a copy of the petition by contacting Mr. Richard Bennion by telephone at

(916) 445-2130, by fax at (916) 324-3984, by e-mail at Richard.Bennion@boe.ca.gov, or by mail at State Board of Equalization, Attn: Richard Bennion, P.O. Box 942879, MIC: 80, Sacramento, CA 94279-0001.

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# 2010-0729-01
AIR RESOURCES BOARD
 Indoor Air Cleaning Devices 2009

This action extends the impending deadline for labeling the packaging of indoor air cleaners by 18 months; updates the ANSI/UL standard incorporated by reference for evaluation of ozone from such devices by including three new Certification Requirement Decisions published by UL; adds four ANSI/UL standards for evaluating the electrical safety of multi-function devices that clean indoor air; and provides for the electrical safety evaluation of such devices by nationally recognized testing laboratories under a broader range of federally established testing programs.

Title 17
 California Code of Regulations
 AMEND: 94801, 94804, 94805, 94806
 Filed 09/09/2010
 Effective 10/09/2010
 Agency Contact: Trini Balcazar (916) 445-9564

File# 2010-0903-04
BOARD OF EDUCATION
 Parent Empowerment

This rulemaking action adopts emergency regulations to implement Senate Bill 4, Chapter 3, 5th Extraordinary Session of 2010. This Senate Bill and these emergency regulations establish the parent empowerment process whereby parents of students who are or will be enrolled in 75 schools, which are subject to federal corrective action plans, are not making adequate yearly progress, and have Academic Performance In-

dex scores below 800, the right to petition for the implementation of specified school reform interventions. The rulemaking, among other things, specifies the requirements for these petitions and the petition process.

Title 5
 California Code of Regulations
 ADOPT: 4800, 4801, 4802, 4803, 4804, 4805, 4806, 4807
 Filed 09/13/2010
 Effective 09/13/2010
 Agency Contact: Connie Diaz (916) 319-0584

File# 2010-0802-01
CALIFORNIA HORSE RACING BOARD
 Designated Races

This rulemaking action amends section 1766 of Title 4 of the California Code of Regulations to specify that jockeys or drivers who violate one of the provisions of section 1766 while suspended will complete their terms of suspension on an equivalent race day of the week following the day on which the jockey or driver violated one of the provisions of this section.

Title 4
 California Code of Regulations
 AMEND: 1766
 Filed 09/09/2010
 Effective 10/09/2010
 Agency Contact: Harold Coburn (916) 263-6397

File# 2010-0830-02
CALIFORNIA SCHOOL FINANCE AUTHORITY
 Charter School Facilities Program

This rulemaking amends several sections within Title 4 to conform to SB 592, Statutes of 2009 by no longer requiring the school district to hold title to the project facilities.

Title 4
 California Code of Regulations
 AMEND: 10152, 10153, 10154, 10155, 10156, 10157, 10158, 10159, 10160, 10161, 10162, 10164
 Filed 09/09/2010
 Effective 09/09/2010
 Agency Contact:
 Katrina Johantgen (213) 620-2305

File# 2010-0805-02
CALIFORNIA TAX CREDIT ALLOCATION COMMITTEE
 CTCAC Regulations Implementing the Federal and State LIHTC Laws

These regulations concern the American Jobs and Closing Tax Loopholes Act of 2010, including terms and conditions of awarding grants. These regulations

are exempt from the Administrative Procedure Act pursuant to Health and Safety Code section 50199.17.

Title 4
California Code of Regulations
AMEND: 10323
Filed 09/15/2010
Effective 07/28/2010
Agency Contact: Vela Martinez (916) 654-6340

File# 2010-0728-03
DEPARTMENT OF CORRECTIONS AND
REHABILITATION
Financial Assistance

This regulatory action amends section 3605 in Title 15 of the California Code of Regulations. This amendment changes the term "cash assistance" to "financial assistance" to more accurately reflect the type of assistance provided to parolees/releasees or dischargees. This amendment also incorporates a form to be used when financial assistance is provided.

Title 15
California Code of Regulations
AMEND: 3605
Filed 09/09/2010
Effective 10/09/2010
Agency Contact: Gail Long (916) 341-7329

File# 2010-0728-04
DEPARTMENT OF FOOD AND AGRICULTURE
Light Brown Apple Moth Interior Quarantine

This regulatory action expands the quarantine area for the Light Brown Apple Moth (LBAM) (*Epiphyas postvittana*) in the following counties: Contra Costa, Marin, Monterey, Napa, Solano, Sonoma, Los Angeles, and San Luis Obispo. It also establishes a new quarantine area of approximately 25 square miles in the Kenwood area of Sonoma county.

Title 3
California Code of Regulations
AMEND: 3434(b)
Filed 09/09/2010
Effective 09/09/2010
Agency Contact:
Stephen S. Brown (916) 654-1017

File# 2010-0824-01
DEPARTMENT OF FOOD AND AGRICULTURE
European Grapevine Moth Interior Quarantine

The Department of Food and Agriculture submitted this timely certificate of compliance action to make permanent the emergency adoption of section 3437 to title 3 of the California Code of Regulations in OAL file no.

2010-0225-01E, which established the initial regulated quarantine area of approximately 162 square miles for the European Grapevine Moth, *Lobesia botrana*, in Napa, Solano and Sonoma counties.

Title 3
California Code of Regulations
ADOPT: 3437
Filed 09/13/2010
Effective 09/13/2010
Agency Contact:
Susan McCarthy (916) 654-1017

File# 2010-0913-03
DEPARTMENT OF FOOD AND AGRICULTURE
Light Brown Apple Moth Interior Quarantine

This is an emergency readopt of 2010-0311-01E that expanded the quarantine area for the Light Brown Apple Moth (LBAM) (*Epiphyas postvittana*) in the following counties: Marin, Sonoma and San Luis Obispo. The regulatory action added a new quarantine area in the Stockton area of San Joaquin County and a new area in the Woodland area of Yolo County.

Title 3
California Code of Regulations
AMEND: 3434(b)
Filed 09/14/2010
Effective 09/14/2010
Agency Contact:
Stephen S. Brown (916) 654-1017

File# 2010-0804-01
DIVISION OF WORKERS COMPENSATION
Workers' Compensation

This change without regulatory effect corrects a citation on the Pre-trial Conference Statement form incorporated by reference into section 10253.1. The form incorrectly refers to Labor Code section 5502(d)(3). The correct citation is Labor Code section 5502(e)(3).

Title 8
California Code of Regulations
AMEND: 10253.1
Filed 09/14/2010
Agency Contact:
James D. Fisher (510) 286-0679

File# 2010-0902-02
FISH AND GAME COMMISSION
Upland Game Bird Hunting

The Fish and Game Commission submitted this action to amend title 14, California Code of Regulations, section 300 to set the permit and bag limits for sage grouse hunting in the Central Lassen zone to zero.

Title 14
 California Code of Regulations
 AMEND: 300
 Filed 09/08/2010
 Effective 09/10/2010
 Agency Contact: Sheri Tiemann (916) 654-9872

File# 2010-0823-03
**OCCUPATIONAL SAFETY AND HEALTH
 STANDARDS BOARD**
 Employee Notification Regarding Chromium (VI)
 Exposure Determinations

The Occupational Safety and Health Standards Board is required by Labor Code section 142.3(a)(3) to adopt standards at least as effective as federal standards for all issues for which federal standards have been promulgated under section 6 of the Occupational Safety and Health Act of 1970. This regulatory action updates sections 1532.2(d)(4)(A), 5206(d)(4)(A), and 8359(d)(4)(A) of title 8 of the California Code of Regulations to conform with Federal OSHA's final rule for Occupational Exposure to Hexavalent Chromium (75 Fed.Reg. p.12681-86), published March 17, 2010. The federal rule changed the procedure for notifying employees of Chromium (VI) exposure determinations, and these amended CCR sections will be substantially the same as the federal regulations.

Title 8
 California Code of Regulations
 AMEND: 5206(d)(4)(a), 1532.2(d)(4)(a),
 8359(d)(4)(a)
 Filed 09/13/2010
 Effective 09/13/2010
 Agency Contact: Marley Hart (916) 274-5721

File# 2010-0803-01
STATE WATER RESOURCES CONTROL BOARD
 Soquel Lagoon Watershed BPA Pathogen TMDLs,
 Lagoon SHELL Removal, Prohibition

In this State Water Resources Control Board (Board) filing subject to Government Code section 11353, the Board submits amendments to the Water Quality Control Plan for the Central Coast Region which were adopted by the Regional Water Quality Control Board, Central Coast Region (Central Coast Water Board) in Resolution No. R3-2009-0024. In these amendments, the Central Coast Water Board addresses impairment of the Soquel Lagoon Watershed due to fecal coliform concentrations exceeding water quality objectives, and the improper inclusion of shellfish harvesting as a beneficial use of the water body. These amendments establish Total Maximum Daily Loads for fecal coliform concentrations in the Soquel Lagoon Watershed, and create an implementation plan to be complied with by

responsible parties. The amendments also subject the Soquel Lagoon Watershed to a Domestic Animal Waste Discharge Prohibition and a Human Fecal Material Discharge Prohibition.

Title 23
 California Code of Regulations
 ADOPT: 3929.4
 Filed 09/15/2010
 Effective 10/15/2010
 Agency Contact:
 Michael Buckman (916) 341-5479

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN April 14, 2010 TO
 September 15, 2010**

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

Title 2

- 09/07/10 AMEND: Renaming of headings only, as follows: Article 4 of Chapter 1 to new Subchapter 1.2; Subarticles 1-10 of nes Subchapter 1.2 to new Articles 1-10; and Chapters 1-5 of new Article 6 to new Subarticles 1-5.
- 09/02/10 ADOPT: 60804.1, 60815.1, 60820.1, 60855, 60856, 60857, 60858, 60859, 60860, 60861, 60862, 60863 AMEND: 60841, 60846, 60853 REPEAL: 60855
- 09/01/10 AMEND: 234, 548.70
- 09/01/10 AMEND: 234, 548.70
- 08/18/10 ADOPT: 51.3, 52.1, 52.2, 52.3, 52.5, 52.8, 52.10, 53.1, 53.2, 53.3, 53.4, 54.1, 55.1, 56.1, 56.2, 56.3, 56.4, 57.1, 57.2, 58.1, 58.2, 58.6, 58.7, 58.9, 58.10, 58.11, 59.2, 59.3, 59.4, 60.1, 63.1, 64.1, 64.2, 64.3, 64.4, 64.5, 64.6 AMEND: 51 (renumbered to 51.1), 51.1 (renumbered to 51.2), 51.2 (renumbered to 52.4), 52.3 (renumbered to 52.6), 51.9 (renumbered to 52.7), 51.5 (renumbered to 52.9), 52.6 (renumbered to 55.2), 52.2 (renumbered to 58.3), 51.4 (renumbered to 58.4), 52.1 (renumbered to 58.5), 57.2 (renumbered to 59.1), 52.5 (renumbered to 60.2), 57.3 (renumbered to 60.3), 53.1 (renumbered

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to 66.1), 56 (renumbered to 67.1), 56.1 (renumbered to 67.2), 56.2 (renumbered to 67.3), 56.3 (renumbered to 67.4), 56.4 (renumbered to 67.5), 56.5 (renumbered to 67.6), 56.6 (renumbered to 67.7), 56.7 (renumbered to 67.8) REPEAL: 51.3, 52, 52.4, 53, 53.2, 54, 54.2, 56.8, 57.1, 57.4, 60, 60.1, 60.2, 60.3, 60.4, 60.5, 60.6, 60.7, 60.8, 60.9, 60.10, 65, 547, 547.1

08/13/10 AMEND: 18707
 07/08/10 AMEND: 18313.5(c)
 07/06/10 AMEND: 51000
 07/01/10 AMEND: 1859.90.1
 06/24/10 ADOPT: 1859.90.1 AMEND: 1859.90.1 renumbered as 1859.90.2, 1859.129, 1859.197
 06/24/10 AMEND: 47000, 47001, 47002
 06/23/10 AMEND: 1859.184
 06/17/10 AMEND: 18703.3
 06/17/10 ADOPT: 18313.5
 06/09/10 AMEND: Div. 8, Ch. 64, Sec. 55300
 05/25/10 AMEND: div. 8, ch. 65, sec. 55400
 05/11/10 AMEND: 18945
 05/06/10 AMEND: 1859.2
 05/03/10 AMEND: 60040, 60045
 04/21/10 AMEND: 1859.96, 1859.148.2, 1859.166.2

Title 3

09/14/10 AMEND: 3434(b)
 09/13/10 ADOPT: 3437
 09/09/10 AMEND: 3434(b)
 09/02/10 AMEND: 3425(b)
 08/26/10 AMEND: 3406(b)
 08/26/10 AMEND: 3406(b)
 08/26/10 AMEND: 3434(b) & (c)
 08/26/10 ADOPT: 6531 AMEND: 6502, 6511, 6530
 08/24/10 AMEND: 3700(c)
 08/19/10 AMEND: 3423(b)
 08/17/10 AMEND: 3437
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 08/13/10 AMEND: 3591.15(a) and (b)
 08/11/10 AMEND: 3437
 08/05/10 AMEND: 3423(b)
 07/26/10 AMEND: 3435(c)
 07/20/10 AMEND: 3437
 07/16/10 AMEND: 3434(b) and (c)
 07/13/10 AMEND: 3591.20(a)
 07/07/10 ADOPT: 3591.24
 07/01/10 AMEND: 3437
 06/30/10 AMEND: 3423(b)
 06/18/10 AMEND: 6448, 6448.1, 6449, 6449.1, 6450, 6450.1, 6450.2, 6451, 6451.1
 06/10/10 ADOPT: 429, 430 AMEND: 441

06/10/10 ADOPT: 3024.5, 3024.6, 3024.7, and 3024.8 AMEND: 3024, 3024.1, 3024.2, 3024.3, 3024.4, and 4603
 06/09/10 AMEND: 3434(b), (c), (d), and (e)
 06/07/10 AMEND: 4500
 06/02/10 AMEND: 3435
 06/01/10 AMEND: 3437(b)
 05/24/10 AMEND: 3434(b)
 05/17/10 AMEND: 3591.5(a)
 05/17/10 ADOPT: 3701, 3701.1, 3701.2, 3701.3, 3701.4, 3701.5, 3701.6, 3701.7, 3701.8 AMEND: 3407(e), 3407(f) REPEAL: 3000, 3001, 3002, 3003, 3004
 05/13/10 AMEND: 3437
 05/04/10 AMEND: 3423(b)
 05/04/10 AMEND: 3437(b)
 05/04/10 AMEND: 3434(b)
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 04/22/10 AMEND: 3434(b)
 04/22/10 AMEND: 3406(b), 3406(c)
 04/20/10 AMEND: 3437(b)
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 08/30/10 ADOPT: 213.2 AMEND: 211, 213, 293, 405
 08/20/10 AMEND: 130
 08/16/10 AMEND: 1689
 07/29/10 ADOPT: 5170, 5180, 5181, 5182, 5183, 5190, 5191, 5192, 5193, 5194, 5200, 5210, 5211, 5212, 5220, 5230, 5231, 5232, 5240, 5250, 5260, 5265, 5266, 5267, 5268, 5269, 5270, 5275, 5280, 5281, 5282, 5283, 5290, 5291, 5300, 5310, 5311, 5312, 5313, 5314, 5315, 5320, 5321, 5330, 5340, 5350, 5360, 5370, 5371, 5372, 5380, 5381, 5382, 5383, 5384, 5400, 5410, 5411, 5420, 5421, 5422, 5423, 5430, 5431, 5432, 5433, 5434, 5435, 5440, 5450, 5460, 5461, 5470, 5560, 5570, 5571, 5572, 5573, 5580, 5590
 07/22/10 AMEND: 10300, 10302, 10305, 10310, 10315, 10317, 10320, 10322, 10323, 10325, 10326, 10327, 10328, 10330, 10335, 10337
 07/13/10 AMEND: 8034, 8035, 8042, 8043
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06/21/10	AMEND: 8070, 8072, 8073, 8074		
06/09/10	AMEND: 1689.1		
06/01/10	AMEND: 10020		
05/17/10	ADOPT: 12590 REPEAL: 12590		
04/29/10	AMEND: 8034, 8035, 8042, 8043		
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08/30/10	ADOPT: 30960, 30961, 30962, 30963, 30964		
08/24/10	REPEAL: 18015		
08/20/10	AMEND: 80001		
08/19/10	ADOPT: 59204.1		
08/19/10	ADOPT: 11967.6.1 AMEND: 11967.6		
08/09/10	ADOPT: 30010, 30011, 30012, 30013, 30014, 30015, 30016, 30017, 30018, 30019, 30034, 30035, 30036, 30037, 30038, 30039, 30040, 30041, 30042, 30043, 30044, 30045, 30046 AMEND: 30000, 30001, 30002, 30005, 30020, 30021, 30022, 30023, 30030, 30032, 30033		
08/02/10	ADOPT: 4700, 4701, 4702		
07/30/10	ADOPT: 70030, 70040, 71135, 71320, 71390, 71395, 71400.5, 71401, 71475, 71480, 71485, 71640, 71650, 71655, 71716, 71750, 71760, 74110, 74115, 76020, 76140, 76212, 76240 AMEND: 70000, 70010, 70020, 71100, 71110, 71120, 71130, 71140, 71150, 71160, 71170, 71180, 71190, 71200, 71210, 71220, 71230, 71240, 71250, 71260, 71270, 71280, 71290, 71300, 71310, 71340, 71380, 71400, 71405, 71450, 71455, 71460, 71465, 71470, 71500, 71550, 71600, 71630, 71700, 71705, 71710, 71715, 71720, 71730, 71735, 71740, 71745, 71770, 71810, 71850, 71865, 71920, 71930, 74000, 74002, 74004, 74006, 74120, 74130, 74140, 74150, 74160, 74170, 74190, 74200, 76000, 76120, 76130, 76200, 76210, 76215 REPEAL: 70030, 71000, 71005, 71010, 71020, 71330, 71360, 71410, 71415, 71420, 71490, 71495, 71505,		
		07/23/10	AMEND: 19816, 19816.1
		06/09/10	AMEND: 19824, 19851, 19854
		05/27/10	ADOPT: 80048.8, 80048.8.1, 80048.9, 80048.9.1, 80048.9.2, 80048.9.3 AMEND: 800.46.5, 80047, 80047.1, 80047.2, 80047.3, 80047.4, 80047.5, 80047.6, 80047.7, 80047.8, 80047.9, 80048.3, 80048.4, 80048.6 REPEAL: 80048.2

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04/15/10	AMEND: 19816, 19816.1	REPEAL: 2548.1, 2548.2, 2548.3, 2548.4, 2548.5, 2548.6, 2548.7, 2548.8
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06/21/10	AMEND: 202 REPEAL: 212	
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09/14/10	AMEND: 10253.1	
09/13/10	AMEND: 5206(d)(4)(a), 1532.2(d)(4)(a), 8359(d)(4)(a)	07/21/10 ADOPT: 3575, 3576, 3577 AMEND: 3500, 3522, 3523, 3524, 3526, 3527, 3528, 3529, 3530, 3582, 3681, 3702, 3703, 3721, 3724, 3726, 3728, 3731, 3741
09/01/10	AMEND: 1502	
08/30/10	AMEND: 4848	07/19/10 ADOPT: 2274.70, 2274.71, 2274.72, 2274.73, 2274.74, 2274.75, 2274.76, 2274.77, 2274.78
08/30/10	AMEND: 5158	
08/25/10	AMEND: Appendix B following section 5207	07/12/10 AMEND: 2698.600, 2698.602
08/17/10	AMEND: 4885	07/01/10 AMEND: 2699.200, 2699.201
08/09/10	AMEND: 9767.3, 9767.6, 9767.8, 9767.12, 9767.16, 9880, 9881, 9881.1, 10139	06/29/10 ADOPT: 2756, 2758.1, 2758.2, 2758.3, 2758.4, 2758.5, 2758.6, 2758.7, 2945.1, 2945.2, 2945.3, 2945.4 AMEND: 2750, 2911
08/03/10	AMEND: 3563, 3651	
07/22/10	AMEND: 5278	06/24/10 AMEND: 2699.6500, 2699.6700, 2699.6707, 2699.6721
07/13/10	AMEND: 9789.70	
07/01/10	AMEND: 4650, 4797, 4823	06/09/10 AMEND: 2699.6600, 2699.6607, 2699.6619, 2699.6621, 2699.6705, 2699.6715, 2699.6725
06/30/10	AMEND: 10232.1, 10232.2, 10250.1	
06/30/10	ADOPT: 17300	06/01/10 AMEND: 2498.6
06/29/10	ADOPT: 16450, 16451, 16452, 16453, 16454, 16455, 16460, 16461, 16462, 16463, 16464 AMEND: 16421, 16423, 16427, 16428, 16431, 16433, 16500	05/26/10 AMEND: 2699.6809
06/21/10	AMEND: 344.30	05/19/10 ADOPT: 5500, 5501, 5502, 5503, 5504, 5505, 5506, 5507
06/02/10	AMEND: 1590	05/04/10 AMEND: 2699.6625
05/25/10	AMEND: 1599	04/28/10 AMEND: 2318.6
05/05/10	AMEND: 3308	04/28/10 AMEND: 2318.6, 2353.1, 2354
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08/09/10	ADOPT: 4100, 4105, 4210, 4300, 4310, 4315, 4320, 4325, 4330, 4415, 4420	04/28/10 AMEND: 2353.1
07/07/10	ADOPT: 1850.350(a), 1850.350(b), 1850.350(c) AMEND: 1810.203.5(d)	04/21/10 AMEND: 2699.202
07/07/10	ADOPT: 1850.350(a), 1850.350(b), 1850.350(c) AMEND: 1810.203.5(d)	04/21/10 AMEND: 2699.202
05/07/10	REPEAL: 3520	
04/28/10	ADOPT: 4350	
04/20/10	ADOPT: 10700, 10701 AMEND: 10518, 10529 REPEAL: 10532, 10533	
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08/24/10	AMEND: 3525, 3527, 3541, 3542, 3543, 3544, 3561, 3563, 3566, 3568, 3569, 3570, 3583, 3602, 3603, 3661, 3722	
08/05/10	AMEND: 2646.6	
07/30/10	AMEND: 2699.6700	
07/29/10	ADOPT: 2548.1, 2548.2, 2548.3, 2548.4, 2548.5, 2548.6, 2548.7, 2548.8, 2548.9, 2548.10, 2548.11, 2548.12, 2548.13, 2548.14, 2548.15, 2548.16, 2548.17, 2548.18, 2548.19, 2548.20, 2548.21,	
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06/09/10	AMEND: 1005, 1018	
06/09/10	AMEND: 1005, 1007, 1008	
05/19/10	AMEND: 20	
04/21/10	AMEND: 1084	
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08/12/10	ADOPT: 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630	
07/29/10	REPEAL: 171.04	
07/23/10	ADOPT: 126.00, 126.02, 126.04, 127.00, 127.02, 127.04, 127.06, 127.08, 127.10 AMEND: 125.00, 125.02, 125.12, 125.16, 125.18, 125.20, 125.22	
07/16/10	AMEND: 2449, 2449.1, 2449.2	
07/08/10	AMEND: 1141(b)	
06/14/10	AMEND: 440.04	
06/14/10	AMEND: 345.24, 345.40, 345.41, 345.46, 345.50 REPEAL: 345.42	
06/07/10	AMEND: 152.00, 190.03	

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04/27/10 AMEND: 1160.3, 1160.4

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08/16/10 AMEND: 918, 938, 958
08/12/10 AMEND: 6550.5
08/11/10 AMEND: 895.1, 916.9, 936.9, 956.9,
923.9, 943.9, 963.9 REPEAL: 916.9.1,
936.9.1, 916.9.2, 936.9.2, 923.9.2,
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07/20/10 AMEND: 670.5
07/19/10 AMEND: 632
07/12/10 AMEND: 7.50
06/24/10 AMEND: 360, 361, 362, 363, 364, 555,
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06/23/10 AMEND: 919.9, 939.9
05/26/10 AMEND: 7.50
05/03/10 AMEND: 820.01
04/30/10 AMEND: 27.80
04/27/10 AMEND: 632
04/20/10 AMEND: 895.1, 914.6, 934.6, 954.6,
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09/09/10 AMEND: 3605
08/19/10 ADOPT: 3268.3 AMEND: 3000, 3268,
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08/13/10 ADOPT: 3540, 3541, 3542, 3543, 3544,
3545, 3546, 3547, 3548, 3560, 3561,
3562, 3563, 3564, 3565
08/11/10 AMEND: 3350.2, 3352.2, 3356, 3358,
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08/05/10 REPEAL: 3999.3
08/05/10 REPEAL: 3999.4
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08/04/10 ADOPT: 3042 AMEND: 3040, 3040.1,
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07/30/10 ADOPT: 3349.1.1, 3349.1.2, 3349.1.3,
3349.1.4, 3349.2.1, 3349.2.2, 3349.2.3,
3349.2.4, 3349.3, 3349.3.1, 3349.3.2,
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3349.4.4, 3349.4.5, 3349.4.6 AMEND:
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07/27/10 REPEAL: 3999.2
07/22/10 ADOPT: 3768, 3768.1, 3768.2, 3768.3
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07/13/10 ADOPT: 3505 AMEND: 3000, 3075.2,
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07/02/10 ADOPT: 8000, 8001, 8002
05/25/10 AMEND: 3170.1(g), 3173.2(d)

05/25/10 AMEND: 3090, 3091, 3093, 3095
04/26/10 ADOPT: 3720, 3721, 3721.1, 3722, 3723

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08/25/10 AMEND: 427.10, 427.30
08/18/10 AMEND: 1721, 1723.1
08/12/10 AMEND: 2537, 2590
07/30/10 ADOPT: 3394.7 AMEND: 3394.1,
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07/21/10 REPEAL: 1569
07/21/10 ADOPT: 2262.1 AMEND: 2262, 2276
07/09/10 AMEND: 3000, 3003, 3005, 3065
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07/09/10 AMEND: 411
07/09/10 AMEND: 3340.42
07/07/10 AMEND: 3028, 3061
06/30/10 AMEND: 1355.4
06/21/10 ADOPT: 1525, 1525.1, 1525.2
06/18/10 ADOPT: 39, 40, 41, 42, 43, 44, 45, 46, 48,
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06/07/10 ADOPT: 1702
06/03/10 AMEND: 4180
05/27/10 AMEND: 314
05/20/10 AMEND: 1996.3, 1997
05/19/10 AMEND: 3340.1
05/13/10 ADOPT: 1399.615, 1399.616, 1399.617,
1399.618, 1399.619 AMEND: 1399.571
05/04/10 ADOPT: 4175
04/27/10 AMEND: 1399.152, 1399.153.3,
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08/30/10 ADOPT: 95550
08/26/10 AMEND: 60201, 60203, 60207, 60210,
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06/17/10 ADOPT: 95460, 95461, 95462, 95463,
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04/15/10 AMEND: 95480.1, 95481, 95486

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05/18/10 ADOPT: 1004, 1032, 1124.1, 1249,
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04/14/10	AMEND: 192, 193, 371	97300.119,	97300.121,	97300.123,
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07/13/10	AMEND: 2729.7 and Appendix B of Article 4	97300.131,	97300.133,	97300.135,
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05/12/10	AMEND: Title 19: 2402, 2407, 2411, 2413, 2415, 2425, 2443, 2444, 2450, 2501, 2510, 2520, 2530, 2540, 2570.2, 2571, 2573.1, 2573.2, 2573.3, 2575.1, 2575.2, 2576, 2576.1, 2577.2, 2577.3, 2577.5, 2577.6, 2577.7, 2577.8, 2578.1, 2578.2, 2578.3, 2703, 2705, 2724, 2729.2, 2731, 2735.1, 2735.3, 2735.4, 2735.5, 2745.1, 2745.10, 2750.2, 2750.3, 2765.2, 2775.6, 2780.1, 2780.2, 2780.3, 2780.4, 2780.6, 2780.7, 2800, 2810, 2815, 2820, 2825, 2830, 2835, 2850, 2855, 2900, 2910, 2915, 2925, 2930, 2940, 2945, 2955, 2965, 2966, 2970, 2980, 2990, Title 26: 19–2510, 19–2520, 19–2530, 19–2540, 19–2703, 19–2705, 19–2724, 19–2731	97300.173,	97300.175,	97300.177,
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		97321.63,	97321.65,	97321.67,
		97321.69,	97321.71,	97321.73,
		97321.75,	97321.77,	97321.79,
		97321.81,	97321.83,	97321.85,
		97321.87,	97321.89,	97321.91,
		97321.93,	97321.95,	97321.97,
		97321.99,	97322.1,	97322.3,
		97322.5,	97322.7,	97322.9,
		97323.1,	97323.3,	97323.5,
		97323.7,	97323.9,	97324.1,
		97324.3,	97324.5,	97324.7,
		97324.9,	97324.11,	97324.13,
		97324.15,		

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97324.17,	97324.19,	97324.21,	97420.3,	97420.5,	97421.1,	97425.1,
97324.23,	97324.25,	97324.27,	97425.3,	97425.5,	97425.7,	97425.9,
97324.29,	97324.31,	97324.33,	97426.1,	97426.3,	97426.5,	97426.7,
97324.35,	97324.37,	97324.39,	97426.9,	97426.11,	97431.1,	97431.3,
97324.41,	97324.43,	97324.45,	97431.5,	97432.1,	97433.1,	97433.3,
97324.47,	97324.49,	97324.51,	97434.1,	97434.3,	97434.5,	97434.7,
97324.53,	97324.55,	97324.57,	97434.9			
97324.59,	97324.61,	97324.63,	07/23/10	AMEND:	66261.3,	66261.4,
97324.65,	97324.67,	97324.69,			66268.1,	66268.7,
97324.71,	97324.73,	97324.75,	07/22/10	ADOPT:	52000,	52100,
97324.77,	97325.1,	97325.3,			52101,	52102,
97325.7,	97325.9,	97326.1,			52103,	52104,
97326.5,	97326.7,	97326.9,			52500,	52501,
97326.13,	97326.15,	97331.1,			52502,	52503,
97331.5,	97331.7,	97332.1,	07/21/10	AMEND:	97232	
97333.3,	97333.5,	97333.7,	06/24/10	AMEND:	51510,	51510.1,
97333.11,	97333.13,	97333.15,			51510.2,	51510.3,
97333.17,	97333.19,	97333.21,			51511,	51511.5,
97333.23,	97335.1,	97335.3,	06/22/10	AMEND:	2706-7	
97341.3,	97341.5,	97341.7,	06/17/10	AMEND:	51516.1	
97342.1,	97343.3,	97343.5,	05/25/10	AMEND:	66262.44	
97343.7,	97343.9,	97343.11,	05/19/10	AMEND:	100159,	100166,
97343.13,	97345.1,	97345.3,	05/18/10	ADOPT:	100102.1,	100103.1,
97345.5,	97350.1,	97350.3,			100103.2,	100106.1,
97350.7,	97350.9,	97352.1,			100106.2,	100107.1
97352.3,	97352.5,	97352.7,			AMEND:	
97352.9,	97352.11,	97353.1,			100101,	100102,
97353.3,	97353.5,	97353.7,			100103,	100104,
97353.9,	97353.11,	97353.13,			100105,	100106,
97353.15,	97354.1,	97354.3,			100107,	100108,
97361.1,	97361.3,	97361.5,			100109,	100110,
97363.1,	97363.3,	97363.5,			100111,	100112,
97363.7,	97363.9,	97363.11,			100113,	100114,
97364.3,	97364.5,	97364.7,			100115,	100116,
97365.3,	97364.9,	97365.1,			100117,	100118,
97370.7,	97370.1,	97370.3,			100119,	100120,
97370.7,	97372.1,	97372.3,			100121,	100122,
97372.7,	97372.9,	97373.1,			100123,	100124,
97373.5,	97373.7,	97374.1,			100125,	100126,
97381.3,	97381.5,	97381.7,			100127,	100128,
97381.11,	97382.1,	97383.1,			100129,	100130
97383.5,	97383.7,	97383.9,	05/18/10	ADOPT:	100059.1,	100061.2
97383.13,	97383.15,	97383.17,			AMEND:	
97384.1,	97384.3,	97384.5,			100057,	100058,
97385.1,	97385.3,	97385.5,			100059,	100059.2,
97390.3,	97391.1,	97392.1,			100060,	100061,
97392.5,	97392.7,	97392.9,			100061.1,	100062,
97392.13,	97394.1,	97395.1,			100063,	100063.1,
97401.1,	97401.3,	97401.5,			100064,	100064.1,
97403.1,	97403.3,	97404.1,			100065,	100066,
97404.5,	97404.7,	97404.9,			100067,	100068,
97405.3,	97411.1,	97411.3,			100069,	100070,
97411.7,	97411.9,	97411.11,			100071,	100072,
97412.3,	97412.5,	97412.7,			100073,	100074,
97413.1,	97413.3,	97413.5,			100075,	100076,
97413.9,	97413.11,	97414.1,			100077,	100078,
97416.1,	97416.3,	97416.5,			100079,	100080,
97416.9,	97416.11,	97417.1,			100081,	100082,
97420.1,			05/18/10	ADOPT:	100340,	100341,
					100342,	100343,
					100343.1,	100343.2,
					100343.3,	100344,
					100345,	100346,
					100346.1,	100347,
					100348,	100349
			05/18/10	ADOPT:	100202.1,	100206.1,
					100206.2,	100206.3,
					100206.4,	100208.1,
					100211.1,	100214.1,
					100214.2,	100214.3
					AMEND:	100201,
					100202,	100203,
					100204,	100205,
					100206,	100207,
					100208,	100209,
					100210,	100211,
					100212,	100213,
					100214,	100215,
					100216,	100217
			05/12/10	ADOPT:	5300,	5400
					AMEND:	5002,
					5010,	5052,
					5055,	5062,
					5102,	5105

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05/12/10 AMEND: 11-425, 22-001, 22-003,
22-009, 45-302, 45-303, 45-304,
45-305, 45-306

05/06/10 AMEND: 66273.36

Title 22, MPP

09/03/10 ADOPT: 84067 AMEND: 83064, 84001,
84076, 84079, 84087.2, 84088, 84090,
86065, 88065, 89405

07/09/10 ADOPT: 87606 AMEND: 87202, 87208,
87212, 87455, 87633

Title 23

09/15/10 ADOPT: 3929.4

07/19/10 ADOPT: 6932 REPEAL: 6932

07/12/10 ADOPT: 3929.3

07/12/10 ADOPT: 3919.8

05/20/10 ADOPT: 2910 REPEAL: 2910

Title 25

07/19/10 ADOPT: 6932 REPEAL: 6932

06/11/10 AMEND: 8315

05/25/10 AMEND: 7966, 7970

Title 27

07/13/10 AMEND: 25705(b)

Title MPP

09/03/10 ADOPT: 31-021 AMEND: 31-003,
31-410, 31-501

08/26/10 AMEND: 40-188

08/26/10 AMEND: 44-211

08/26/10 ADOPT: 91-101, 91-110, 91-120,
91-130, 91-140

06/10/10 AMEND: 42-302, 42-712, 42-713

06/02/10 AMEND: 19-005

05/17/10 ADOPT: 31-021 AMEND: 31-003,
31-410, 31-501

05/17/10 AMEND: 44-211

05/10/10 AMEND: 11-425, 22-001, 22-003,
22-009, 45-302, 45-303, 45-304,
45-305, 45-306