



California Regulatory Notice Register

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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. STATE ALLOCATION BOARD

THE STATE ALLOCATION BOARD PROPOSES TO AMEND AND ADOPT REGULATION SECTIONS, INCLUDING AN ASSOCIATED FORM, SUBGROUP 3.5, TITLE 2, CALIFORNIA CODE OF REGULATIONS, RELATING TO SURPLUS SCHOOL PROPERTY; USE OF PROCEEDS: RETURN OF MONEYS FROM A STATE SCHOOL FACILITIES FUNDING PROGRAM

REGULATION SECTION PROPOSED FOR AMENDMENT: 1700.

REGULATION SECTIONS PROPOSED FOR ADOPTION: 1701 AND 1702.

FORM PROPOSED FOR ADOPTION:

Return of Real Property Sale Proceeds Notification, Form SAB 308 (New 06/14), referenced in Regulation Section 1700 and is incorporated by reference.

NOTICE IS HEREBY GIVEN that the State Allocation Board (SAB) proposes to amend and adopt the above-referenced Regulation Sections, including an associated form, contained in Title 2, California Code of Regulations (CCR). A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Office of Public School Construction (OPSC) no later than 15 days prior to the close of the written comment period. Following the public hearing, if one is requested, or following the written comment period if no public hearing is requested, the OPSC, at its own motion or at the instance of any interested person, may adopt the proposal substantially as set forth above without further notice.

AUTHORITY AND REFERENCE CITATIONS

The SAB is proposing to amend and adopt the above-referenced regulation sections under the authority provided by Sections 17462 and 17462.3 of the Education

Code. The proposed and existing Regulation sections noted above operate under the authority of Section 17462.3 of the Education Code, and Section 15490 of the Government Code, and make specific reference Sections 17462, 17462.3, and 17463.8 of the Education Code.

INFORMATIVE DIGEST/POLICY OVERVIEW STATEMENT

Education Code Section 17462 requires school districts to use the funds derived from the sale of surplus property for capital outlay purposes or maintenance of school district property. It also provides a ten year lock-out period for which the school district governing board and the SAB must agree that the school district has no anticipated need for additional sites, building construction, or major deferred maintenance.

Education Code Section 17462.3 specifies that the SAB may establish a program that requires school districts, county offices of education, or charter schools that sell real property that was purchased with or modernized with, or on which improvements were constructed that were funded with any moneys from a state school facilities funding program to return moneys to the SAB, based on certain criteria.

The SAB, at its June 25, 2014 meeting, adopted a proposed regulation that establishes the Return of Real Property Sale Proceeds Program and addresses the provisions in Education Code Section 17462.3. Although this proposed regulation operates outside the regulatory parameters of the School Facility Program (SFP) of Chapter 12.5, the recovery of these moneys will revert back to specific SFP propositions for reallocation to construction-ready projects, which do operate under the SFP, Chapter 12.5. This will continue to help expand businesses and create jobs while stimulating the economy. This is in direct alignment with the Governor's directive. Without this proposed regulation, the provisions of the statute would not be in effect as the statute requires the SAB to take an action to create a program. The State would not have a mechanism to recover state funding provided to school districts, county offices of education or charter schools that sell surplus property that was purchased, constructed, or modernized with state bond proceeds. Further, the amount of state funding to be returned would be unclear. This would not be in the best interest of the State.

Background and Problem Being Resolved

The proposed regulation resolves the State's inability to recover bond funds when school districts, county offices of education, or charter schools sell real property that was purchased with or modernized with, or on which improvements were constructed that were funded with any moneys from a state school facilities

funding program, based on certain criteria. This means that moneys recovered will revert back to specific SFP propositions for reallocation to construction-ready projects, which directly impacts the State's economy as well as the local economies. Therefore, this proposed regulation carries out the Legislative and voter intent that the bond funds are being used prudently while maintaining the integrity of the SFP.

Bond Funds Impacted

- Class Size Reduction Kindergarten–University Public Education Facilities Bond Act of 1998 (Proposition 1A),
- Kindergarten–University Public Education Facilities Bond Act of 2002 (Proposition 47),
- Kindergarten–University Public Education Facilities Bond Act of 2004 (Proposition 55),
- Kindergarten–University Public Education Facilities Bond Act of 2006 (Proposition 1D)

Anticipated Benefits of the Proposed Regulation

The proposed regulation promotes fairness and assists in the State's general welfare through the recovery and reallocation of bond funds in order to ensure the prudent use of taxpayer dollars. Without this proposed regulation, the provisions of the statute would not be in effect as the statute requires the SAB to take an action to create a program. The State would not have a mechanism to recover state funding provided to school districts, county offices of education or charter schools that sell surplus property that was purchased, constructed, or modernized with state bond proceeds. Further, the amount of state funding to be returned would be unclear. This would not be in the best interest of the State.

The proposed regulations are therefore determined to be consistent and compatible with existing State laws and regulations. Proceeding with the implementation of this proposed regulation will have a positive impact on the State's general welfare while carrying out the Legislative and voter intent that the bond funds are being used prudently while maintaining the integrity of the SFP.

The proposed regulations will directly impact the State's economy as well as the local economies because school bond apportionments affect local businesses, manufacturing, and construction industries such as architects, engineers, trades and municipalities, along with the potential creation of an unspecified number of jobs. This is in direct alignment with the Governor's directive.

Summary of the proposed regulatory amendment, and the proposed adoption of two regulation sections, including an associated form, are as follows:

Existing Regulation Section 1700 represents a set of defined words and terms used exclusively for these regulations. The proposed regulation adds new words and

terms that are specific to the requirements of Education Code Section 17462.3.

Proposed adoption of Regulation Section 1701 sets forth criteria for the program and clarifies that the date funds are received will be the date the school district, county office of education, or charter school was provided an Apportionment from the SAB. The date the real property is sold is the date of the title transfer and, in addition to the sale of real property, real property transferred through condemnation proceedings is included.

Proposed adoption of Regulation Section 1702 establishes the program described in Education Code Section 17462.3, including reporting requirements and criteria for the return of funds for school districts, county offices of education, or charter schools, as well as requires the submittal of a completed Form SAB 308, *Return of Real Property Sale Proceeds Notification*, in order to document pertinent data for purposes of administering the program.

Proposed adoption of Form SAB 308, *Return of Real Property Sale Proceeds Notification*, (incorporated by reference) will be used by school districts, county offices of education, and charter schools for purposes of notifying the OPSC, within 90 days, of the sale of real property. The Form includes data fields to identify the submitting educational entity, buyer, seller, sale and property data, state school facilities program funding received, certifications, and signature and date by the district representative.

Determination of Inconsistency or Incompatibility with Existing State Regulations:

The proposed regulation resolves the State's inability to recover bond funds when school districts, county offices of education, or charter schools sell real property that was purchased with or modernized with, or on which improvements were constructed that were funded with any moneys from a state school facilities funding program, based on certain criteria. This means that moneys recovered will revert back to specific SFP propositions for reallocation to construction-ready projects, which directly impacts the State's economy as well as the local economies. This is in direct alignment with the Governor's directive. Therefore, this proposed regulation carries out the Legislative and voter intent that the bond funds are being used prudently while maintaining the integrity of the SFP.

With the reallocation of the bond funds to construction-ready projects, the State's economy will be stimulated because school districts and/or charter schools receiving State apportionments for their projects will award their construction contracts. Such construction projects will create and maintain professional and trades jobs such as architects, engineers, surveyors, planners, equipment operators, installers of all types of

building materials, framers, plumbers, roofers, electricians, installers of electronics, painters, finishers, landscapers, and administrators. Jobs are also created and sustained in manufacturing all building materials and components, including green technology and energy-saving components.

After conducting a review, the SAB has concluded that these are the only regulations on this subject area, and therefore, the proposed regulation is neither inconsistent nor incompatible with existing State laws and regulations. Although this proposed regulation is outside the regulatory parameters of the SFP of Chapter 12.5, the recovery of these moneys will revert back to specific SFP propositions for reallocation to construction-ready projects, which do operate under the SFP, Chapter 12.5. Therefore, it is within the SAB's authority to enact regulations for the SFP under Education Code Section 17070.35(a) and Government Code Section 15503.

You may also review the proposed regulatory language on the OPSC Web site at www.dgs.ca.gov/opsc. Copies of the proposed regulatory text, including the associated form, will be mailed to any person requesting this information by using the OPSC contact information set forth below under "Submission of Comments, Documents and Additional Information" (page 1690). The proposed regulation amends and adopts regulatory language under the CCR, Title 2, Chapter 3, Subchapter 4, Group 1, State Allocation Board, Subgroup 3.5, Regulations relating to Surplus School Property: Use of Proceeds; Return of Moneys from a State School Facilities Funding Program.

IMPACT ON LOCAL AGENCIES OR SCHOOL DISTRICTS

The Executive Officer of the SAB has determined that the proposed regulation does not impose a mandate or a mandate requiring reimbursement by the State pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code. It will not require school districts, county offices of education or charter schools to incur additional costs in order to comply with the proposed regulation.

DISCLOSURES REGARDING THE PROPOSED REGULATORY ACTION

The Executive Officer of the SAB has made the following initial determinations relative to the required statutory categories:

- The SAB has made an initial determination that there will be no significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.
- The SAB is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- There will be no non-discretionary costs or savings to local agencies.
- The proposed regulations create no costs to any local agency or school district, county office of education, or charter school requiring reimbursement pursuant to Section 17500 et seq., or beyond those required by law, except for the required district contribution toward each project as stipulated in statute.
- There will be no costs or savings in federal funding to the State.
- The proposed regulation creates no costs or savings to any state agency beyond those required by law.
- The SAB has made an initial determination that there will be no impact on housing costs.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS

Impact to Businesses and Jobs in California

Proceeding with the implementation of the proposed regulation will have a positive impact on California businesses, such as local businesses, manufacturing, "green" technology and construction industries (i.e., architects, engineers, trades and municipalities), along with maintaining or creating an unspecified number of jobs. Once school districts, county offices of education, or charter schools have met the requirements outlined in Education Code Section 17462.3, the State will recover bond funds which will revert into specific SFP propositions, which will result in the reallocation of bond funds to construction-ready projects. This will expand businesses and stimulate the State's economy, as well as the local economies. This is in direct alignment with the Governor's directive, and carries out the Legislative and voter intent that the school bonds will be utilized prudently, and the integrity of the SFP will continue to be maintained.

Therefore, the proposed regulations provide a positive impact to the creation of jobs, the creation of new businesses, and the expansion of businesses in California. It is not anticipated that the proposed regulation will result in the elimination of existing businesses or jobs within California.

Benefits to Public Health and Welfare, and the State's Environment

- The proposed regulation benefits the health and safety of pupils, staff, and others on California school sites, and the State's environment because the proposed regulation will facilitate and accelerate the completion of school construction projects. Once bond funds have reverted to specific SFP propositions upon the sale of real property, the bond funds will be reallocated to construction-ready projects that improve energy and water efficiency, indoor environmental quality, and natural lighting, low toxin materials, and improved acoustics for schools.
- The proposed regulation promotes fairness and assists in the State's general welfare through the recovery and reallocation of bond funds in order to ensure the prudent use of taxpayer dollars. Without this proposed regulation, the provisions of the statute would not be in effect as the statute requires the SAB to take an action to create a program. The State would not have a mechanism to recover state funding provided to school districts, county offices of education or charter schools that sell surplus property that was purchased, constructed, or modernized with state bond proceeds. Further, the amount of state funding to be returned would be unclear. This would not be in the best interest of the State.
- The proposed regulation has a direct benefit to California businesses because once State bond funding has been released school districts, county offices of education, and/or charter schools are able to use the funds for their projects; thus, expanding construction-related trades and businesses and stimulating the State's economy. These actions are in direct alignment with the Governor's directive. In addition, the dollars associated with this proposed regulation will benefit the school district communities by stimulating the local economies.

EFFECT ON SMALL BUSINESSES

It has been determined that the amendments to the regulation sections will not affect small businesses in the ways identified in subsections (a)(1)–(4) of Section 4, Title 1, CCR. The regulation only applies to school districts, county offices of education, and charter schools for purposes of recovering bond funds and funding school facility projects.

SUBMISSION OF COMMENTS, DOCUMENTS AND ADDITIONAL INFORMATION

Any interested person may present statements, arguments or contentions, in writing, submitted via U.S. mail, e-mail or fax, relevant to the proposed regulatory action. Written comments submitted via U.S. mail, e-mail or fax must be received at the OPSC no later than November 17, 2014, at 5:00 p.m. The express terms of the proposed regulations as well as the Initial Statement of Reasons are available to the public.

Written comments, submitted via U.S. mail, e-mail or fax, regarding the proposed regulatory action, requests for a copy of the proposed regulatory action or the Initial Statement of Reasons, and questions concerning the substance of the proposed regulatory action should be addressed to:

Lisa Jones, Regulations
Coordinator

Mailing Address: Office of Public School
Construction
707 Third Street, 9th Floor
West Sacramento, CA 95605

E-mail
Address: lisa.jones@dgs.ca.gov
Fax No.: (916) 375-6721

AGENCY CONTACT PERSONS

General or substantive questions regarding this Notice of Proposed Regulatory Action may be directed to Ron Koepl at (916) 375-2032. If Mr. Koepl is unavailable, these questions may be directed to the backup contact person, Ms. Lisa Jones, Supervisor, Regulations Team, at (916) 376-1753.

ADOPTION OF REGULATIONS

Please note that, following the public comment period, the SAB may adopt the regulations substantially as proposed in this notice or with modifications, which are sufficiently related to the originally proposed text and notice of proposed regulatory activity. If modifications are made, the modified text with the changes clearly indicated will be made available to the public for at least 15 days prior to the date on which the SAB adopts the regulations.

The modified regulation(s) will be made available and provided to: all persons who testified at and who submitted written comments at the public hearing, all persons who submitted written comments during the public comment period, and all persons who requested notification from the agency of the availability of such changes. Requests for copies of any modified regula-

tions should be addressed to the agency's regulations coordinator identified above. The SAB will accept written comments on the modified regulations during the 15-day period.

SUBSTANTIAL CHANGES WILL REQUIRE A NEW NOTICE

If, after receiving comments, the SAB intends to adopt the regulations with modifications not sufficiently related to the original text, the modified text will not be adopted without complying anew with the notice requirements of the Administrative Procedure Act.

RULEMAKING FILE

Pursuant to Government Code Section 11347.3, the SAB is maintaining a rulemaking file for the proposed regulatory action. The file currently contains:

1. A copy of the text of the regulations for which the adoption is proposed in strikeout/underline.
2. A copy of this Notice.
3. A copy of the Initial Statement of Reasons for the proposed adoption.
4. The factual information upon which the SAB is relying in proposing the adoption.

As data and other factual information, studies, reports or written comments are received, they will be added to the rulemaking file. The file is available for public inspection at the OPSC during normal working hours. Items 1 through 3 are also available on the OPSC Internet Web site at <http://www.dgs.ca.gov/opsc> under "Resources," then click on "Laws and Regulations," then click on "SFP Pending Regulatory Changes."

ALTERNATIVES

In accordance with Government Code Section 11346.5(a)(13), the SAB must determine that no reasonable alternative it considered or that has otherwise been identified and brought to its attention would be more effective in carrying out the purpose for which the action is proposed, 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.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, the Final Statement of Reasons will be available and copies may be requested from the

agency's regulations coordinator named in this notice or may be accessed on the Website listed above.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

The Department of Food and Agriculture (Department) intends to adopt subsection 3441 of the regulations in Title 3 of the California Code of Regulations pertaining to the *Bactrocera correcta* Interior Quarantine.

This notice is being provided in compliance with Government Code (GC) Section 11346.4.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person or his or her authorized representative may submit written comments relevant to the proposed adoption to the Department. Comments may be submitted by mail, facsimile (FAX) at 916.654.1018 or by email to Stephen.Brown@cdfa.ca.gov. The written comment period closes at 5:00 p.m. on November 17, 2014. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Stephen Brown
 Department of Food and Agriculture
 Plant Health and Pest Prevention Services
 1220 N Street
 Sacramento, CA 95814
Stephen.Brown@cdfa.ca.gov
 916.654.1017
 916.654.1018 (FAX)

Following the public hearing if one is requested, or following the written comment period if no public hearing is requested, the Department of Food and Agriculture, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Existing law provides that the Secretary is obligated to investigate the existence of any pest that is not generally distributed within this state and determine the prob-

ability of its spread and the feasibility of its control or eradication (Food and Agricultural Code (FAC) Section 5321).

Existing law also provides that the Secretary may establish, maintain and enforce quarantine, eradication and other such regulations as he deems necessary to protect the agricultural industry from the introduction and spread of pests (FAC Sections 401, 403, 407 and 5322).

ANTICIPATED BENEFITS FROM THIS REGULATORY ACTION

The Department’s broad statutory objectives are to prevent the introduction and spread of injurious insect or animal pests, plant diseases, and noxious weeds (FAC Section 403) and that it may adopt regulations as are reasonably necessary to achieve this (FAC Section 407). The Department is obligated to investigate the existence of any pest that is not generally distributed within this state and determine the probability of its spread, and the feasibility of its control or eradication (FAC Section 5321) and may establish and maintain quarantine regulations (FAC Section 5322).

The existing law obligates the Secretary to investigate and determine the feasibility of controlling or eradicating pests of limited distribution but establishes discretion with regard to the establishment and maintenance of regulations to achieve this goal. The adoption of this regulation benefits the cantaloupe, cherry (sweet and sour), European grape, European prune, gourds, guava, honeydew, jujube, melon, mandarin, mango, nectarine, pummelo and tangerine industries (nursery, fruit for domestic use and exports, packing facilities) and the environment (urban landscapes) by having a quarantine program to prevent the spread of guava fruit fly should it be introduced as an incipient population.

The Department is also obligated to protect the general welfare and economy of the state and to seek to maintain the economic well-being of agriculturally dependent rural communities in the state (FAC Section 401.5). The activities authorized by the adoption of this regulation will prevent the establishment and potential spread of the guava fruit fly to uninfested areas of the state; including agriculturally dependent rural communities. Historically, most guava fruit fly introductions in California have been associated with introductions into the urban environment.

Should it be necessary to establish a quarantine for guava fruit fly, the California, national and international consumers of California host fruit benefit by having high quality fruit available at lower costs. It is assumed that any increases in production costs would ultimately be passed on to the consumer.

The adoption of this regulation benefits homeowners and community gardens that grow their own host fruits for consumption and host material which is planted as ornamentals in various rural and urban landscapes.

This regulation will benefit the public’s general welfare by providing authority for the state to perform quarantine activities against guava fruit fly in California.

The implementation of this regulation will prevent:

- Direct damage to the agricultural industry growing host fruits outside the quarantine area.
- Indirect damage to the agricultural industry growing host fruits due to the implementation of quarantines by other countries and loss of export markets.
- Increased production costs to the affected agricultural industries. Increased pesticide use by the affected agricultural industries.
- Increased costs to the consumers of host fruits.
- Increased pesticide use by homeowners and others.
- The need to implement an unnecessary federal regulation for the entire state.

There is no existing, comparable federal regulation or statute.

The Department considered any other possible related regulations in this area, and we find that these are the only regulations dealing in this subject area, and the only state agency which can implement these eradication areas for plant pests. As required by GC Section 11346.5(a)(3)(D), the Department has conducted an evaluation of this regulation and has determined that it is not inconsistent or incompatible with existing state regulations.

ADOPTED TEXT

The adoption of this regulation will establish: the targeted pest, process for adding and removing quarantine areas, establishing the initial size of the area, establishing how the area may be expanded if there are additional detections of guava fruit fly within the quarantine area; establishes an appeal process, a list serve option, what the life cycle for guava fruit fly is, articles and commodities covered and the quarantine restrictions.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

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

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None and no nondiscretionary costs or savings to local agencies or school districts.

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

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

Cost impacts on a representative private person or business: The 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.

Small Business Determination: The Department has determined that the proposed regulations may affect small business.

Significant effect on housing costs: None.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS

The adoption of these regulations 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 Department has determined the adoption of this regulation benefits:

- The general public
- Homeowners and Community Gardens
- Agricultural industry
- The state's general fund

There are no known specific benefits to worker safety or the health of California residents. The Department is not aware of any specific benefits the adoption of this regulation will have to the protection of public safety of California residents or worker safety. Based upon the economic analysis, the Department believes the adoption of this regulation benefits the general welfare of California residents [GC Section 11346.3(b)].

The Department has evaluated and determined that the adoption of this regulation is not inconsistent with existing state regulations. There are no other comparable existing state regulations [GC Section 11346.5(a)(3)(D)].

ALTERNATIVES CONSIDERED

The Department 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 or would be as effective and less burdensome to affected private persons than the proposed action or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposal described in this Notice.

AUTHORITY

The Department proposes to adopt Section 3441 pursuant to the authority vested by Sections 407, 5301, 5302 and 5322 of the FAC.

REFERENCE

The Department proposes this action to implement, interpret and make specific Sections 5301, 5302 and 5322 of the FAC.

CONTACT

The agency officer to whom written comments and inquiries about the initial statement of reasons, proposed actions, location of the rulemaking files, and request for a public hearing may be directed to is: Stephen S. Brown, Department of Food and Agriculture, Plant Health and Pest Prevention Services, 1220 N Street, Room 210, Sacramento, California 95814, (916) 654-1017, FAX (916) 654-1018, E-mail: sbrown@cdfa.ca.gov. In his absence, you may contact Lindsay Rains at (916) 654-1017. Questions regarding the substance of the proposed regulation should be directed to Stephen Brown.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its Internet Website (www.cdfa.ca.gov/plant/Regulations.html).

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department of Food and Agriculture has prepared an initial statement of reasons for the proposed actions, has available all the information upon which its proposal is based, and has available the express terms of the proposed action. A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, when

completed, the final statement of reasons will be available upon request. Requests should be directed to the contact named herein.

If the regulations adopted by the Department 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. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer (contact) named herein.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

The Department of Food and Agriculture (Department) amended subsection 3591.13(a) of the regulations in Title 3 of the California Code of Regulations pertaining to Guava Fruit Fly Eradication Area as an emergency action which was effective July 11, 2013. The Department intends to retain this amendment of the regulation by submitting a Certificate of Compliance no later than January 19, 2015. The Department is also proposing to amend subsection 3591.13(b), Title 3, California Code of Regulations.

This notice is being provided to be in compliance with Government Code (GC) Section 11346.4.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person or his or her authorized representative may submit written comments relevant to the proposed amendment to the Department. Comments may be submitted by mail, facsimile (FAX) at 916.654.1018 or by email to Stephen.Brown@cdfa.ca.gov. The written comment period closes at 5:00 p.m. on November 24, 2014. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Stephen Brown
Department of Food and Agriculture
Plant Health and Pest Prevention Services
1220 N Street
Sacramento, CA 95814
Stephen.Brown@cdfa.ca.gov
916.654.1017
916.654.1018 (FAX)

Following the public hearing if one is requested, or following the written comment period if no public hearing is requested, the Department, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Existing law provides that the Secretary is obligated to investigate the existence of any pest that is not generally distributed within this state and determine the probability of its spread and the feasibility of its control or eradication (Food and Agricultural Code (FAC) section 5321).

Existing law also provides that the Secretary may establish, maintain and enforce quarantine, eradication and other such regulations as he deems necessary to protect the agricultural industry from the introduction and spread of pests (FAC sections 401, 403, 407 and 5322).

Anticipated Benefits from This Regulatory Action

Existing law, FAC section 403, provides that the department shall prevent the introduction and spread of injurious insect or animal pests, plant diseases, and noxious weeds.

Existing law, FAC section 407, provides that the Secretary may adopt such regulations as are reasonably necessary to carry out the provisions of this code which she is directed or authorized to administer or enforce.

Existing law, FAC section 5321, provides that the Secretary is obligated to investigate the existence of any pest that is not generally distributed within this state and determine the probability of its spread, and the feasibility of its control or eradication.

Existing law, FAC section 5322, provides that the Secretary may establish, maintain, and enforce quarantine, eradication, and such other regulations as are in her opinion necessary to circumscribe and exterminate or prevent the spread of any pest which is described in FAC section 5321.

The existing law obligates the Secretary to investigate and determine the feasibility of controlling or erad-

icating pests of limited distribution but establishes discretion with regard to the establishment and maintenance of regulations to achieve this goal. This amendment provides the necessary regulatory authority to prevent the artificial spread of a serious insect pest which is a mandated statutory goal.

This regulation will benefit the public's general welfare by providing authority for the state to perform detection, control and eradication activities against guava fruit fly in Contra Costa, Riverside and San Bernardino counties.

The implementation of this regulation will prevent:

- Direct damage to the agricultural industry growing host fruits.
- Indirect damage to the agricultural industry growing host fruits due to the implementation of quarantines by other countries and loss of export markets.
- Increased production costs to the affected agricultural industries.
- Increased pesticide use by the affected agricultural industries.
- Increased costs to the consumers of host fruits.
- Increased pesticide use by homeowners and others.
- The need to implement a state interior quarantine.
- The need to implement a federal domestic quarantine.

There is no existing, comparable federal regulation or statute regulating the intrastate movement.

The Department considered any other possible related regulations in this area, and we find that these are the only regulations dealing in this subject area, and the only state agency that can implement these eradication areas for plant pests. As required by GC section 11346.5(a)(3)(D), the Department has conducted an evaluation of this regulation and has determined that it is not inconsistent or incompatible with existing state regulations.

AMENDED TEXT

Contra Costa, Riverside and San Bernardino counties were added to the Guava Fruit Fly Eradication Area regulation as an emergency action. The proposed action will extensively amend the host list of the Guava Fruit Fly Eradication Area regulation as a normal rulemaking. The effect of the amendment of this regulation is to provide authority for the Department to perform eradication activities against guava fruit fly in Contra Costa, Riverside and San Bernardino counties.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with GC sections 17500 through 17630: None and no nondiscretionary costs or savings to local agencies or school districts.

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

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

Cost impacts on a representative private person or business: The 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.

Small Business Determination

The Department has determined that the proposed regulations may affect small business.

Significant effect on housing costs: None.

Results of the Economic Impact Analysis

The amendment of these regulations 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 Department has determined the amendment of this regulation would benefit:

- The general public
- Homeowners and Community Gardens
- Agricultural industry
- The state's general fund

There are no known specific benefits to worker safety or the health of California residents.

ALTERNATIVES CONSIDERED

The Department 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 or would be as effective and less burdensome to affected private persons than the proposed action or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposal described in this Notice.

AUTHORITY

The Department proposes to amend subsections 3591.12(a) and 3591.12(b) pursuant to the authority vested by sections 407 and 5322 of the FAC.

REFERENCE

The Department proposes this action to implement, interpret and make specific sections 407, 5322, 5761, 5762 and 5763 of the FAC.

CONTACT

The agency officer to whom written comments and inquiries about the initial statement of reasons, proposed actions, location of the rulemaking files, and request for a public hearing may be directed to is: Stephen Brown, Department of Food and Agriculture, Plant Health and Pest Prevention Services, 1220 N Street, Room 210, Sacramento, California 95814, (916) 654-1017, FAX (916) 654-1018, E-mail: sbrown@cdfa.ca.gov. In his absence, you may contact Lindsay Rains at (916) 654-1017. Questions regarding the substance of the proposed regulation should be directed to Stephen Brown.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its Internet Web site (www.cdfa.ca.gov/plant/Regulations.html).

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department of Food and Agriculture has prepared an initial statement of reasons for the proposed actions, has available all the information upon which its proposal is based, and has available the express terms of the proposed action. A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, when completed, the final statement of reasons will be available upon request. Requests should be directed to the contact named herein.

If the regulations adopted by the Department 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. Any person interested may obtain a copy of said regulations prior to the date of

adoption by contacting the agency officer (contact) named herein.

TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

The Department of Food and Agriculture (Department) proposes to amend section 4500 of the regulations in Title 3 of the California Code of Regulations (CCR) pertaining to the California Noxious Weed Species.

PUBLIC HEARING

A public hearing is not scheduled. A public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person or his or her authorized representative may submit written comments relevant to the proposed amendment to the Department. Comments may be submitted by mail, FAX or email. The written comment period closes at 5:00 p.m. on November 17, 2014. The Department will consider only comments received at the Department offices by that time. Submit comments to:

Lindsay Rains
Department of Food and Agriculture
Plant Health and Pest Prevention Services
1220 N Street
Sacramento, CA 95814
lindsay.rains@cdfa.ca.gov
916.654.1017
916.654.1018 (FAX)

Following the public hearing if one is requested, or following the written comment period if no public hearing is requested, the Department, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Existing law finds that the planned production of trees (Food and Agricultural Code (FAC) section 22), vines, rose bushes, ornamental plants, floricultural crops, and other horticultural crops, whether in open fields or in greenhouses, (FAC section 23(a)) and plants growing in native stands or planted for ornamental pur-

poses contribute to the environmental and public health and welfare needs of the people of the state (FAC section 24.5), and shall all be considered a branch of the agricultural industry of the state for the purposes of any law which provides for the benefit or protection of the agricultural industry of the state.

Existing law finds that greenhouse production of floricultural, ornamental, or other nursery and agricultural products in the state is a growing industry that provides valuable agricultural products and year-round employment for agricultural workers (FAC section 23.6).

Existing law finds that the Department shall prevent the introduction and spread of noxious weeds (FAC section 403) and that the Secretary may adopt such regulations as are reasonably necessary to carry out the provisions of the FAC.

Existing law provides that if the Secretary receives information of the existence of any pest that is not generally distributed within this state, (s)he shall thoroughly investigate the existence and probability of its spread, and the feasibility of its control or eradication (FAC section 5321) and may establish, maintain, and enforce regulations to circumscribe and exterminate or prevent the spread of any pest which is described in section 5321.

Anticipated Benefits from This Regulatory Action

The invasive plant species described in this proposed regulation are not established or not widely established in California. The Department is making the determination that these invasive plants are noxious weeds and should be added to CCR section 4500. This regulatory action will enhance the ability to control the movement and establishment of the relevant noxious weed species within California. Noxious weeds cannot be produced, sold or maintained in California as nursery stock. There are also existing statutory authorities (FAC sections 6461.5, 6463 and 6465) which enable State or county agricultural inspectors the ability to reject or divert for approved processing shipments contaminated with noxious weeds thereby preventing their entry.

Noxious weeds negatively impact agriculture by decreasing the profitability and value of cropland, rangeland, timberland and the biodiversity of native ecosystems (including threatened and endangered species). Noxious weeds increase control costs where they are detected, negatively impact recreational use of public lands and waterways and are not aesthetically pleasing to view. The presence of noxious weeds over large areas can also increase the fire hazard when they dry out. This amendment will (1) increase the profitability and value of cropland, rangeland, and timberland, (2) decrease the costs of roadside, park, and waterway maintenance, (3) reduce the fire hazard and fire control costs in the state, (4) protect the biodiversity of native ecosystems (in-

cluding threatened and endangered species), and (5) maintain the recreational and aesthetic value of open space, recreational, and public areas (cf. CCR 7272.5).

Existing law states “the Department shall seek to enhance, protect, and perpetuate the ability of the private sector to produce food and fiber in a way that benefits the general welfare and economy of the state. The Department shall also seek to maintain the economic well being of agriculturally dependent rural communities in this state and higher economic benefits from the agricultural sector (FAC section 401.5).” Citizens will benefit by having lower costs for food production and from improved public health and safety. The presence of noxious weeds in agriculturally dependent communities has a negative economic impact and preventing or mitigating the establishment of noxious weeds benefits such communities.

There is no existing, comparable federal regulation or statute listing noxious weeds for the State of California.

The Department considered any other possible related regulations in this area, and we find that these are the only regulations dealing in this subject area, and the only state agency which can implement plant quarantines. As required by Government Code Section 11346.5 (a)(3)(D), the Department has conducted an evaluation of this regulation and has determined that it is not inconsistent or incompatible with existing state regulations.

AMENDED TEXT

This proposed amendment of the regulation would add 22 species of plants to the noxious weed list and provide authority for the State to enforce the restrictions against these additional species. The Department is also proposing several changes without regulatory effect including adding common synonyms, correcting spelling errors and amending incorrectly alphabetized species.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None and no nondiscretionary costs or savings to local agencies or school districts.

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

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

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

Cost impacts on a representative private person or business: There are no costs for compliance as the amendment of this regulation will prevent additional costs from new weed pest introductions.

Small Business Determination: The Department has determined that the proposed regulations may affect small business.

Significant effect on housing costs: None.

Results of the Economic Impact Analysis

Amendment of these regulations 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 Department believes the amendment of this regulation may benefit worker safety by reducing fire hazards and may benefit the health of California residents by reducing food costs.

ALTERNATIVES CONSIDERED

The Department 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 or would be as effective and less burdensome to affected private persons than the proposed action or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposal described in this notice.

AUTHORITY

The Department proposes to amend section 4500 pursuant to the authority vested by sections 407 and 5004 of the Food and Agricultural Code.

REFERENCE

The Department proposes this action to implement, interpret and make specific section 5004 of the Food and Agricultural Code.

CONTACT

The agency officer to whom written comments and inquiries about the initial statement of reasons, proposed actions, location of the rulemaking files, and request for a public hearing may be directed to is Lindsay

Rains, Department of Food and Agriculture, Plant Health and Pest Prevention Services, 1220 N Street, Room 210, Sacramento, California 95814, (916) 654-1017, FAX (916) 654-1018, E-mail: Lindsay.rains@cdfa.ca.gov. In her absence, you may contact Stephen Brown at (916) 654-1017. Questions regarding the substance of the proposed regulation should be directed to Lindsay Rains.

INTERNET ACCESS

The Department has posted the information regarding this proposed regulatory action on its website (www.cdfa.ca.gov/plant/Regulations.html).

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Department has prepared an initial statement of reasons for the proposed actions, has available all the information upon which its proposal is based, and has available the express terms of the proposed action. A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, when completed, the final statement of reasons will be available upon request. Requests should be directed to the contact named herein.

If the regulations adopted by the Department 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. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer (contact) named herein.

TITLE 8. DIVISION OF LABOR STANDARDS ENFORCEMENT/DEPARTMENT OF INDUSTRIAL RELATIONS

Subject Matter of Regulations: Child Performer Services Permits

TITLE 8, CALIFORNIA CODE OF REGULATIONS Sections 11770 et seq.

NOTICE IS HEREBY GIVEN that the Labor Commissioner, Chief of the Division of Labor Standards Enforcement, Department of Industrial Relations, pursuant to the authority vested in her by Labor Code sec-

tions 59, 95, and 1706 proposes to adopt sections 11770, 1171.1, 11771.3, 11772, and 11773 within proposed Subchapter 2.2 of existing Chapter 6, of Division 1, of Title 8, California Code of Regulations, relating to Child Performer Services Permits.

PROPOSED REGULATORY ACTION

The Division of Labor Standards Enforcement (DLSE), proposes to adopt Subchapter 2.2 of Chapter 6 of Division 1, regulations consisting of the following:

I. Add new Subchapter 2.2 Child Performer Services Permits

1. Adopt section 11770 Representation or Services to Child Performers; Permit; Duration
2. Adopt section 11771.1 Application for Permit; Fingerprints
3. Adopt section 11771.2 Permit Renewal Application
4. Adopt section 11771.3 Fees
5. Adopt section 11772 Issuance of Permit; Denial
6. Adopt section 11773 Suspension and Revocation of Permit

TIME AND PLACE OF PUBLIC HEARING

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

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department of Industrial Relations, Division of Labor Standards Enforcement. **The written comment period closes at 5:00 p.m., on November 17, 2014.** The DLSE will consider only comments received at the division by that time. Equal weight will be accorded to comments presented at the hearing and to other written comments received by 5:00 p.m. on that date by the Division.

Submit written comments concerning the proposed regulations prior to the close of the public comment period to:

Jennifer Stevens,
 Legislative Analyst and Regulations Coordinator
 Department of Industrial Relations
 Division of Labor Standards Enforcement,
 Legal Unit
 2031 Howe Avenue, Suite 100
 Sacramento, CA 95825

Written comments may be submitted by facsimile transmission (FAX), addressed to the above-named contact person at (916) 263-2920. Written comments may also be sent electronically (via e-mail) using the following e-mail address DLSERegulations@dir.ca.gov.

Unless submitted prior to or at the public hearing, Ms. Stevens **must receive all written comments no later than November 17, 2014.**

AUTHORITY AND REFERENCE

The DLSE is undertaking this regulatory action pursuant to the authority pursuant to Labor Code sections 59, 95(a), 98.8, and 1702.

Reference is to Labor Code sections 1706, 1706.1, 1706.2, 1706.3, 1706.4, and 1706.5.

INFORMATIVE DIGEST AND POLICY STATEMENT OVERVIEW

Existing law recently established a permit program for any person who represents or provides specified services, as defined, to artists who are minors in entertainment enterprises. (AB 1660 [Chapter 634, Statutes of 2012]) The legislation prohibits any person from providing specified services if they are required to register as a sex offender pursuant to Penal Code Section 290 to 290.006. Existing law requires that any person seeking to provide the regulated activities must first submit an application and receive a permit issued by the Labor Commissioner prior to engaging in activities related to representation or providing specified services to minors in entertainment enterprises.

Existing law provides that the permit program is to be administered by the Labor Commissioner, Chief of the Division of Labor Standards Enforcement within the Department of Industrial Relations. Existing law provides an application requirement, applicant fingerprinting for submission to the Department of Justice for a criminal background check, an application fee to be set by the Labor Commissioner, including any fees required by the Department of Justice (DOJ), and reporting of arrests and convictions by DOJ to the Labor Commissioner prior to issuance of a permit.

The proposed regulation provides necessary standards for the permit program which DLSE is required to

administer. These standards include further specifying who is covered by the permit requirement, the setting of application fees, application information, and standards for processing permit applications and permit renewals. The proposal also specifies suspension and revocation procedures which is necessary to fully administer the permit program where there is a subsequent action impacting the permit holder's qualification for a permit (i.e., a permit holder's lack of sex offender registration status changes). The temporary suspension in the event of an arrest which would require, or revocation in the event of a conviction for a sex crime which requires, the holder to register as a sex offender will provide an administrative mechanism affecting the permit which safeguards artists who are minors which is the primary purpose of the recent legislation. The proposals are necessary for the Labor Commissioner to duly and efficiently administer the mandated permit program designed to screen sex offenders from representing or performing specified activities relating to minors in entertainment enterprises.

These regulations implement, interpret, and make specific the statutory requirements of Chapter 5 (Child Performer Services Permits) of Part 6 (Licensing) in Division 2 (Employment Regulation and Supervision) of the Labor Code as follows:

Proposed New Subchapter 2.2 contains six (6) sections which provide requirements for application and issuance of permits to any person who seeks to represent or provide specified services to artists who are under the age of 18. The sections implement requirements or make more specific administrative procedures specified in Chapter 5 of Part 6 of Division 2 of the Labor Code (AB 1660).

Proposed Section 11770 provides requirements for obtaining and posting a permit prior to engaging in any activity which is covered under the statute and specifies that the permit requirements are applicable to persons acting either individually as sole proprietors or for non-individual business entities. The section more specifically defines "incidental and occasional contact" for purposes of an exemption from the permit requirement. It also establishes an on-line permit application process for submission of an application to DLSE.

Proposed Section 11771.1 provides for both the application content and procedures for providing required fingerprints to be submitted to the Department of Justice (DOJ) for a criminal history report which is provided to DLSE.

Proposed Section 11771.2 provides a process and procedure for renewal of permits, which are valid for 2 years from the date of issuance by DLSE, including information required on a renewal application.

Proposed Section 11771.3 provides the fee amounts required to be submitted with the permit application set by DLSE as prescribed by Labor Code Section 1706(a). The fee includes an amount necessary to reimburse DLSE for the fees charged by the Department of Justice to perform fingerprint processing and criminal background checks provided to DLSE in connection with a permit application pursuant to Labor Code Section 1706(c)(3)(B).

Proposed Section 11772 provides for administrative procedures and actions by DLSE for each permit application. These include time requirements for submitting fingerprints, curing defects on an application, and responding to defect notices. This section also describes consequences for failing to comply with these requirements.

Proposed Section 11773 provides for suspension and revocation of an issued permit on specified grounds and under circumstances where the statutory conditions and subsequent reporting of an arrest warrant action by DLSE on an issued permit. Also, this section provides that nothing in the administrative permit program regulations limits the authority of any aggrieved person or a prosecuting agency from seeking, or a court from granting, any relief against one representing or providing specified services regulated under the legislation which includes the permit requirement which is the subject of the proposed regulations.

OBJECTIVE AND ANTICIPATED BENEFITS OF THE PROPOSED REGULATIONS

The objective of the regulations is to establish procedures, standards, and criteria necessary for the DLSE to administer the Child Performer Services Permit program in accordance with the statutory requirements provided in Chapter 5 (Child Performer Services Permits) of Part 6 (Licensing) in Division 2 (Employment Regulation and Supervision) of the Labor Code. This chapter contains provisions requiring persons to apply for, and receive, a permit issued by the DLSE prior to engaging in activities related to procuring services for minors. Establishing standardized information regarding the standards, criteria, and processes for issuance of a permit will inform the public of the agency's standard procedures regarding the required permit program and provide for consistent administration of the permit program by the agency. Uniform procedures for submitting the required application and fingerprints under proposed time periods, as specified, will provide for efficient and effective issuance of permits to persons who seek to perform the regulated activities and will further accomplish the objective of the legislation (AB 1660) to

enhance the protection of artists who are minors in the entertainment industry.

DETERMINATION OF INCONSISTENCY
AND/OR INCOMPATIBILITY WITH EXISTING
STATE REGULATIONS

The Labor Commissioner, Chief of the Division of Labor Standards Enforcement, Department of Industrial Relations has determined that this proposed regulation is not inconsistent or incompatible with existing statutes or other regulations. After conducting a review for any regulations that would relate to or affect this area, the DLSE has concluded that these are the only valid regulations to implement the statutory mandates contained in Chapter 5 (Child Performer Services Permits) of Part 6 (Licensing) in Division 2 (Employment Regulation and Supervision) of the Labor Code.

DUPLICATION OF LABOR CODE PROVISIONS

The proposed regulations repeat limited parts of various provisions of Labor Code sections 1706, 1706.1, 1706.2, 1706.3, 1706.4, and 1706.5. Duplication is necessary for the purpose of clarity such that the regulations represent comprehensive and consistent description of procedural requirements, standards, and criteria for administering the permit program.

DISCLOSURES REGARDING THE PROPOSED
REGULATORY ACTION

The DLSE has made the following initial determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: None.
- Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.
- Other nondiscretionary cost or savings imposed on local agencies: No fiscal impact exists because these proposed regulations create rules to conform or carry out provisions in statute, where the cost of compliance is equivalent for both the existing procedures and provisions.
- Cost or savings in federal funding to the state: None.

- Cost impacts on a representative private person or business: The DLSE identifies a filing fee of \$93 which will be incurred by any person who seeks to obtain a permit for the purpose of representing or providing specified services to artists who are minors in the entertainment industry. These individuals are required to obtain a permit from DLSE in order to comply with these regulations which implement the statutory permit requirements set forth in Labor Code 1706 et seq. Permit applicants will also be subject to paying vendors authorized by the Department of Justice to take or scan fingerprints for submission for checking criminal history as required in Labor Code section 1706. DLSE is informed that vendors who provide fingerprint scanning services charge various amounts which generally range between \$20 and \$40 for providing fingerprinting services (this cost is not required for renewal applicants who do not have to submit fingerprints). Since the permit is required for individuals, businesses which utilize more than one individual to provide the regulated activity must ensure that each individual has the required permit.
- Effect on Small Business: This proposal may affect small business. Persons seeking to represent minors in the entertainment industry will be required to obtain a statutorily mandated Child Performer Services Permit resulting in minor additional costs required to engage in the business of representing minors in the entertainment industry.
- Statewide adverse economic impact directly affecting businesses and individuals: Although the proposed action will directly affect businesses statewide, including small businesses, and individuals who seek to represent minors or perform specified services for minors, the DLSE concludes that the adverse economic impact, including the ability of California businesses to compete with business in the other states, will not be significant.
- Significant effect on housing costs: None.

Results of the Economic Impact Analysis/Assessment

The DLSE concludes that it is (1) unlikely that the proposal will create any jobs within the State of California, (2) unlikely that the proposal will eliminate any jobs within the State of California, (3) unlikely that the proposal will create any new businesses within the State of California, (4) unlikely that the proposal will eliminate any existing businesses with the State of California, and (5) unlikely that the proposal would cause the

expansion of the businesses currently doing business within the State of California.

The agency has determined that the proposed regulatory action will not have a significant impact on business. While the proposed regulations will impact persons who represent or provide specified services to minors in the entertainment industry or enterprises that fall under the permit requirement, the regulatory action primarily implements, clarifies, and standardizes a permit program set by statute and will not significantly increase existing statutory obligations above that which the agency currently requires for permit applicants.

These regulations establish procedures, standards, and criteria necessary for the DLSE to administer the Child Performer Services Permit program in accordance with the statutory requirements provided in Chapter 5, Part 6, of Division 2 of the Labor Code. These regulations will benefit the health and welfare of California residents by establishing standardized information regarding the standards, criteria, and processes for issuance of a permit and will inform the regulated public of the agency's standard procedures regarding the required permit program. The proposed regulations will enable the state to fulfill the objective of the legislation (AB 1660) to enhance the protection of artists who are minors in the entertainment industry.

CONSIDERATION OF ALTERNATIVES

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

The agency has initially determined that no alternatives would be more effective in carrying out the purpose that underlies the proposed regulatory action, or would be at least as effective or less burdensome on the regulated public (persons who seek to represent or perform specified services, as defined, with respect to minors working in the entertainment industry or entertainment enterprises, and that would ensure full compliance with the existing statutes regarding permits being implemented or made specific by the proposed regulations.

The DLSE invites interested persons to present reasonable alternatives to the proposed regulations at the

scheduled hearing or during the written comment period.

PUBLIC DISCUSSIONS OF PROPOSED REGULATIONS

A text of draft proposed regulations will be made available for pre-regulatory public comment from October 9, 2014 to November 17, 2014 on the Agency's website (<https://www.dir.ca.gov/Rulemaking/DIRProposed.html>), and a public meeting for public comment will be held as noted.

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 contact person 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 the Notice, the Initial Statement of Reasons, proposed text of the regulations, and the Economic Impact Statement (Form STD 399). Also included are documents relied upon in drafting the proposed regulations.

In addition, the Notice, Initial Statement of Reasons, and proposed text of regulations may be accessed and downloaded from the Division's website at www.dir.ca.gov. To access them, click on the "Laws & Regulations" button and follow the link for "Rulemaking — Proposed Regulations". There you will find all of the agency's current rulemaking proceedings. Scroll down the list to find the Child Performer Services Permits rulemaking link.

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 Division of Labor Standards Enforcement, 2031 Howe Avenue, Suite 100, Sacramento, California, between 9:00 a.m. and 4:30 p.m., Monday through Friday, unless the state office is closed for a state holiday. 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.

CONTACT PERSON

Nonsubstantive inquiries concerning this action, such as requests to be added to the mailing list for rule-

making 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:

Jennifer Stevens,
 Legislative Analyst and Regulations Coordinator
 Department of Industrial Relations
 Division of Labor Standards Enforcement,
 Legal Unit
 2031 Howe Avenue, Suite 100
 Sacramento, CA 95825
 E-mail: jstevens@dir.ca.gov

The telephone number of the contact person is (916) 263-3400.

**CONTACT PERSON FOR
 SUBSTANTIVE QUESTIONS**

In the event the contact person is unavailable, or to obtain responses to questions regarding the substance of the proposed regulations, inquiries should be directed to the following backup contact person:

Robert N. Villalovos,
 Industrial Relations Counsel IV
 Department of Industrial Relations
 Division of Labor Standards Enforcement,
 Legal Unit
 2031 Howe Avenue, Suite 100
 Sacramento, CA 95825
 E-mail: rvillalovos@dir.ca.gov

The telephone number of the backup contact person is (916) 263-2918.

**AVAILABILITY OF CHANGES FOLLOWING
 PUBLIC HEARING**

If the Division makes changes to the proposed regulations as a result of the public hearing and public comment received, the modified text with changes clearly indicated will be made available for public comment for at least 15 days prior to the date on which the regulations are adopted.

**AVAILABILITY OF THE FINAL STATEMENT
 OF REASONS**

Upon its completion, the final Statement of Reasons will be available and copies may be requested from the contact person named in this notice or may be accessed on the Division's website at www.dir.ca.gov.

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 DLSE's mailing list.

If adopted, the regulations as amended will appear in title 8, California Code of Regulations, commencing with section 11770. The text of the final regulations will also be available through the website of the Office of Administrative Law at www.oal.ca.gov.

TITLE 16. BOARD OF PSYCHOLOGY

NOTICE IS HEREBY GIVEN that the Board of Psychology (hereinafter "Board") 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:

Board of Psychology Board Meeting
 Doubletree Hotel
 1646 Front Street
 San Diego, CA 92101

at 9:00 a.m., or as soon as practicable thereafter, on November 21, 2014. 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 no later than 5:00 p.m. on November 17, 2014 or must be received by the Board at the hearing. 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 Sections 2915(g) and 2930 of the Business and Professions Code, and to implement, interpret or make specific Sections 29, 32, 2915, 2915.7, 2984, and 2988 of the Business and Professions Code, the Board is considering changes to Division 13.1 of Title 16 of the California Code of Regulations (CCR) as follows:

INFORMATIVE DIGEST

The Board of Psychology (Board) is seeking to amend existing regulations that cover continuing education (CE) content and approved providers of CE.

A. Informative Digest

The Board is seeking to change the continuing education guidelines and metrics that must be completed by prospective and current licensed psychologists. The Board desires to move from the Continuing Education model to the Continuing Professional Development (CPD) model of ensuring competence.

CPD stands as a professional and ethical obligation of every psychologist. In psychology, the traditional way of defining this ongoing professional development has been in terms of CE, which usually refers to formal learning activities conducted in classroom or workshop settings. CPD is a broader concept, referring to the continuing development of the multi-faceted competencies needed for quality professional performance in one’s area of practice.

Assuring that psychologists maintain their competence serves the primary mandate of the Board. Consequently, appropriate CPD encompasses more than training in ethics and laws; it also addresses the knowledge, skills, and attitudes necessary to maintain and enhance competent practice.

Not only is it expected that psychologists will continue to update their knowledge throughout their careers, but also that they will maintain and enhance their existing knowledge, skills and professional competencies. Further, it is anticipated that psychologists will maintain their competencies based on published advances in theory, practice and empirical research. Participation in continuing education is one way that psychologists maintain and enhance their knowledge and skills.

The definitions in the existing regulation are based on the old CE model of professional development. The Board is seeking to abandon this format because CPD, in addition to laws and ethics training, also addresses the knowledge, skills, and attitudes necessary to maintain and enhance competent practice. This is a change that has been recommended by the Association of State and Provincial Psychology Boards (ASPPB) as reported in their “ASPPB Guidelines for Continuing Professional Development”.

The “CE Verification Log rev. 09/2014” is a new form that will be incorporated by reference. This is the form that licensees will fill out to demonstrate to the Board that they have completed the necessary 36 hours for renewal. Only those licensees who have been selected for an audit will be required to submit the log along with the certificates and evidence that the CE/CPD has been completed.

Amend Title 16 CCR Sections 1397.60, 1397.61, 1397.62, and 1397.67.

More specifically, the proposed regulations would:

- Define the following terms: Academic Course, Academic Instruction, Attendance at a California

Board of Psychology Meeting (Full Board or Committee), Board Certification, Conference/Convention, Examination Functions, Peer Consultation, Practice Outcome Monitoring, Professional Activities, Provider, Publications, Sponsored Continuing Education Coursework, and Supervision; and

- Establish criteria whereby providers of CPD will be recognized by the Board;
- Establish CE exemptions and exceptions, specifically pertaining to active duty military personnel.

B. Anticipated Benefits of Proposal

The benefits are that a licensee will have a more varied means of attaining the 36 hours of CPD required for renewal. The benefit for California consumers is that licensed psychologists will be required to undergo more varied professional development activities that address the knowledge, skills, and attitudes necessary to maintain and enhance competent practice.

The benefits of the expansion of the CPD provider criteria are that more entities, associations, and organizations will be considered eligible to provide CPD coursework. This will permit different perspectives and new subject areas being accepted by the Board as part of the 36 hours of CPD.

C. 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.

Forms Incorporated by Reference

1. CE Verification log rev. 09/2014

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:

The Board does not foresee anything beyond a negligible fiscal impact.

This impact includes costs to the Board that will be minor and absorbable with the updating of forms and creation of a new FAQ section on the website.

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 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.

AND

The following studies/relevant data were relied upon in making the above determination:

The change from the CE model to the CPD model may negatively impact businesses in California, because the expansion of CPD opportunities will result in licensed psychologists having to perform 18 of the 36 hours in avenues other than traditional CE. Businesses that exist solely to provide CE to licensed psychologists could see reduced demand for their service.

Cost Impact on Representative Private Person or Business:

The Board has determined that a representative private person or business in reasonable compliance with the proposed action would incur a minor cost impact for the following reasons:

The change from the CE model to the CPD model will have a minor/negligible financial impact on the individual licensees as the 36-hour CPD requirement will remain the same. There will now be more ways in which the hours can be accrued, so the costs for the licensee should be largely consistent with the current costs.

Licensed psychologists already engage in activities that will be included in the new regulations. Peer review, conference attendance, Board Meeting attendance, and teaching are activities that are actively encouraged by professional associations, and the employers of psychologists, and will now count towards the 36-hour continuing education renewal requirement.

A licensed psychologist who is not currently engaging in any of the above activities could incur an increase in conference fees, travel and accommodation costs, and enrollment fees; however, the Board is of the opinion that such actions are necessary to reduce professional isolation and increase the competence of the licensing population.

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESSES

The Board has determined that the proposed regulations may affect small businesses. California small business may be affected by the proposed regulatory change if they solely provide CE courses to Board of Psychology licensees as the new CPD guidelines re-

duce the traditional CE courses required for license renewal by 50%. However, the new activities that are required will be beneficial to organizations and entities that offer graduate level courses, conferences, or other categories that now will count towards the 36-hour continuing education requirements.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

Impact on Jobs/Businesses:

The Board has made an initial determination that the proposed regulatory action regarding CPD would have a limited statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

As part of its Economic Impact Analysis, the Board has determined that its proposal will not affect the ability of California businesses to compete with other states by making it more costly to produce goods or services, and that it will not create or eliminate jobs or occupations. This proposal may impact multiple industries with hospitals, mental health facilities and institutions of higher learning because the licensed population will now have new requirements placed upon them in order to qualify for renewal.

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.

Benefits of the Regulation to the Health and Welfare of California Residents, Worker Safety, and the State's Environment:

The Board has determined that this regulatory proposal will benefit the health and welfare of California residents by ensuring mental health practitioners are maintaining both subject matter competence and legal and ethical requirements.

CONSIDERATION OF ALTERNATIVES

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, 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. 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 Board 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 person designated in the Notice under Contact Person or by accessing the Board's website, www.psychology.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

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

Name: Jonathan Burke
Address: 1625 North Market Blvd.,
Suite N215
Sacramento, CA 95834
Telephone No.: (916) 574-7137
Fax No.: (916) 574-8672
E-Mail
Address: Jonathan.Burke@dca.ca.gov

The backup person is:

Name: Jeffrey Thomas
Address: 1625 North Market Blvd.,
Suite N215
Sacramento, CA 95834
Telephone No.: (916) 574-7116
Fax No.: (916) 574-8672
E-Mail
Address: Jeffrey.Thomas@dca.ca.gov

Website Access: Materials regarding this proposal can be found at: www.psychology.ca.gov. Click on "Laws/Regulations," "Proposed Regulations."

GENERAL PUBLIC INTEREST

**OCCUPATIONAL SAFETY AND
HEALTH STANDARDS BOARD**

NOTICE OF PUBLIC MEETING AND BUSINESS
MEETING OF THE OCCUPATIONAL SAFETY
AND HEALTH STANDARDS BOARD

Pursuant to Government Code Section 11346.4 and the provisions of Labor Code Sections 142.1, 142.2, 142.3, 142.4, and 144.6, the Occupational Safety and Health Standards Board of the State of California has set the time and place for a Public Meeting and Business Meeting:

PUBLIC MEETING: On November 20, 2014,
at 10:00 a.m.
in the Auditorium of the
State Resources Building
1416 9th Street,
Sacramento, California.

At the Public Meeting, the Board will make time available to receive comments or proposals from interested persons on any item concerning occupational safety and health.

BUSINESS MEETING: On November 20, 2014,
at 10:00 a.m.
in the Auditorium of the
State Resources Building
1416 9th Street,
Sacramento, California.

At the Business Meeting, the Board will conduct its monthly business.

DISABILITY ACCOMMODATION NOTICE: Disability accommodation is available upon request. Any person with a disability requiring an accommodation, auxiliary aid or service, or a modification of policies or procedures to ensure effective communication and access to the public hearings/meetings of the Occupational Safety and Health Standards Board should contact the Disability Accommodation Coordinator at (916) 274-5721 or the state-wide Disability Accommodation Coordinator at 1-866-326-1616 (toll free). The state-wide Coordinator can also be reached through the California Relay Service, by dialing 711 or 1-800-735-2929 (TTY) or 1-800-855-3000 (ITV-Spanish).

Accommodations can include modifications of policies or procedures or provision of auxiliary aids or ser-

vices. Accommodations include, but are not limited to, an Assistive Listening System (ALS), a Computer-Aided Transcription System or Communication Access Realtime Translation (CART), a sign-language interpreter, documents in Braille, large print or on computer disk, and audio cassette recording. Accommodation requests should be made as soon as possible. Requests for an ALS or CART should be made no later than five (5) days before the hearing.

**SUMMARY OF REGULATORY
ACTIONS**

**REGULATIONS FILED WITH
SECRETARY OF STATE**

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

File# 2014-0805-01
AIR RESOURCES BOARD
 Consumer Products Regulation 2013

This rulemaking action by the California Air Resources Board (ARB) makes changes to the consumer products regulations in Title 17 of the California Code of Regulations. These changes include amendments to regulations governing antiperspirants and deodorants, consumer products, aerosol coating products, Table of Maximum Incremental Reactivity (MIR) Values, and ARB's Method 310. This action also repeals the Hair-spray Credit Program. The primary purpose of this rulemaking is to reduce the impacts that volatile organic compound (VOC) emissions from the use of consumer products and aerosol coatings have on the formation of ground-level ozone.

Title 17
 California Code of Regulations
 AMEND: 94501, 94506, 94508, 94509, 94512, 94513, 94515, 94520, 94521, 94522, 94523, 94524, 94525, 94526, 94528, 94700 REPEAL: 94560, 94561, 94562, 94563, 94564, 94565, 94566, 94567, 94568, 94569, 94570, 94571, 94572, 94573, 94574, 94575
 Filed 09/17/2014
 Effective 01/01/2015
 Agency Contact: Trini Balcazar (916) 445-9564

File# 2014-0908-02
CALIFORNIA HEALTH BENEFIT EXCHANGE
 Identity Proofing Requirements

This emergency rulemaking by the California Health Benefit Exchange (Exchange) adopts section 6464 in Title 10 of the California Code of Regulations. The Exchange is required to establish a remote identity verification procedure for online and phone applicants. These regulations fulfill that requirement by integrating the federal remote identity verification service for the online and phone applicants. This action will enable the Exchange to continue using the federal data services hub.

Title 10
 California Code of Regulations
 ADOPT: 6464
 Filed 09/17/2014
 Effective 09/17/2014
 Agency Contact: Tessa Hammer (916) 228-8232

File# 2014-0815-03
CALIFORNIA HORSE RACING BOARD
 Vesting of Title to Claimed Horse and Errors Which Invalidate Claim

In this change without a regulatory effect, the Board is amending sections 1656 and 1658 of the California Code of Regulations to update the revision date of the Agreement to Claim (form CHRB-11). The form was revised to remove the "no" box next to the claimant's election to claim the horse regardless of whether or not the horse was placed on the Veterinarian's List as unsound or lame.

Title 4
 California Code of Regulations
 AMEND: 1658, 1656
 Filed 09/17/2014
 Agency Contact: Andrea Ogden (916) 263-6033

File# 2014-0821-02
DEPARTMENT OF CORRECTIONS AND REHABILITATION
 Testing for Controlled Substances and Inmate Discipline

The Department of Corrections and Rehabilitation submitted this timely certificate of compliance action to make permanent the emergency regulations adopted in OAL file no. 2014-0307-03EON. The emergency regulations amended sections 3290 and 3315 of title 15 of the California Code of Regulations to provide for state-wide, standardized mandatory random urinalysis testing of inmates for use of controlled substances and alcohol and to add additional sanctions to inmates found to have been using controlled substances or alcohol.

Title 15
 California Code of Regulations

AMEND: 3290, 3315
Filed 09/18/2014
Effective 09/18/2014
Agency Contact: Anthony Carter (916) 445-2220

File# 2014-0821-01
DEPARTMENT OF CORRECTIONS AND
REHABILITATION
Milestone Completion Credits for Enhanced Outpatient
Program Inmates

The Department of Corrections and Rehabilitation submitted this certificate of compliance for an emergency regulatory action which amended section 3043 of title 15 of the California Code of Regulations which included the Enhanced Outpatient Program (EOP) in the Milestone Completion Credit Schedule.

Title 15
California Code of Regulations
AMEND: 3043
Filed 09/17/2014
Effective 09/17/2014
Agency Contact: Gail Long (916) 445-2276

File# 2014-0915-02
DEPARTMENT OF FOOD AND AGRICULTURE
Asian Citrus Psyllid Interior Quarantine

This emergency regulatory action will expand the quarantine area for the Asian Citrus Psyllid (ACP) "Diaphorina citri" by approximately 113 square miles in the Bakersfield area of Kern County. The effect of the emergency action provides authority for the state to perform quarantine activities against ACP within this additional area, along with the existing regulated areas in the entire counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, and Ventura, and a portion of Fresno, Kern and Tulare counties that are already under quarantine for the ACP, totaling approximately 46,815 square miles.

Title 3
California Code of Regulations
AMEND: 3435(b)
Filed 09/17/2014
Effective 09/17/2014
Agency Contact: Lindsay Rains (916) 654-1017

File# 2014-0811-02
DEPARTMENT OF JUSTICE
Department of Motor Vehicles Bond Form

The Department of Justice (DOJ) added the Department of Motor Vehicles' Autonomous Vehicle Deployment Surety Bond as section 51.29 to title 11 of the

California Code of Regulations. This filing is not subject to review by the Office of Administrative Law.

Title 11
California Code of Regulations
ADOPT: 51.29
Filed 09/17/2014
Effective 09/17/2014
Agency Contact: Karen W. Yiu (415) 703-5385

File# 2014-0813-01
DEPARTMENT OF MOTOR VEHICLES
Clean Air Vehicle Decals

This rulemaking action by the Department of Motor Vehicles (DMV) amends sections 156.00 and 156.01 of title 13 of the California Code of Regulations. Senate Bill 286 (Stats. 2013, c. 414) amended Vehicle Code section 5205.5 to add Transitional Zero-Emission Vehicles (TZEV) to the list of vehicles authorized to obtain clean air vehicle decals in order to utilize high-occupancy vehicle (HOV) lanes with fewer than the required number of vehicle occupants. Sections 156.00 and 156.01 are amended to bring these regulations into conformity with Vehicle Code section 5205.5. This action also revises Form REG 1000 (Rev. 3/2014) and adopts Form REG 1000D (Rev. 3/2014).

Title 13
California Code of Regulations
AMEND: 156.00, 156.01
Filed 09/24/2014
Effective 01/01/2015
Agency Contact: Randi Calkins (916) 657-8898

File# 2014-0912-02
DEPARTMENT OF RESOURCES RECYCLING
AND RECOVERY
Electronic Waste Recycling Fees

This emergency filing by the Department of Resources Recycling and Recovery ("CalRecycle") amends 14 CCR § 18660.40, which lists the Electronic Waste Recycling Fees for certain electronic devices. Specifically, this emergency rulemaking action is a biennial adjustment of the recycling and recovery fees paid by consumers on purchases of electronic devices containing video screens. CalRecycle reviews and adjusts the amounts of these fees for the purpose of maintaining the appropriate revenue levels in the Electronic Waste Recovery and Recycling Account to fund the statewide Electronic Waste Recycling Program. This rulemaking action maintains the current fee structure established during CalRecycle's 2012 emergency rulemaking effort and effective January 1, 2013. The amendments also include deleting language regarding the previous fee structure, which was effective January 1, 2011.

Title 14
 California Code of Regulations
 AMEND: 18660.40
 Filed 09/22/2014
 Effective 09/22/2014
 Agency Contact:
 Deanna Gay–Tyler (916) 341–6077

File# 2014–0919–01
 DIVISION OF WORKERS’ COMPENSATION
 Workers’ Compensation–Official Medical Fee
 Schedule — Outpatient/ASC

The Division of Workers’ Compensation amended section 9789.32 of title 8 of the California Code of Regulations to make a correction to the workers’ compensation Outpatient Hospital Department and Ambulatory Surgical Center Fee Schedule. This filing is submitted to the Office of Administrative Law only for the purpose of filing with the Secretary of State and publication in the California Code of Regulations in that it “. . . establishes or fixes rates, prices, or tariffs’ within the meaning of Government Code section 11340(g)”

Title 8
 California Code of Regulations
 AMEND: 9789.32
 Filed 09/23/2014
 Effective 09/01/2014
 Agency Contact: Jarvia Shu (510) 286–0646

File# 2014–0811–01
 DIVISION OF WORKERS’ COMPENSATION
 Workers’ Compensation

The Division of Workers Compensation amended section 10205.13 in title 8 of the California Code of Regulations to revise DWC–CA Form 10232.1 (Document Cover Sheet) to reflect the closing of the Goleta district office, the opening of a satellite office in Santa Barbara, and downgrading of the Eureka district office to a satellite office, as changes without regulatory effect pursuant to section 100 of title 1 of the California Code of Regulations.

Title 8
 California Code of Regulations
 AMEND: 10205.13
 Filed 09/17/2014
 Agency Contact: James D. Fisher (510) 286–0679

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN April 23, 2014 TO
 September 24, 2014**

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

Title 2

- 09/09/14 ADOPT: 599.839, 599.844.1, 599.844.2, 599.848, 599.849, 599.968, 599.969, 599.970, 599.971, 599.972, 599.973, 599.974, 599.975, 599.976, 599.977, 599.978, 599.979 AMEND: 599.600, 599.601, 599.602, 599.603, 599.604, 599.605, 599.606, 599.607, 599.608, 599.609, 599.610, 599.840, 599.841, 599.850 REPEAL: 599.842, 599.843, 599.844, 599.845, 599.846, 599.847, 599.849, 599.978, 599.979, 599.980
- 09/09/14 ADOPT: 4.5, 54.2, 56, 249 AMEND: 37, 53.2, 151.3, 151.5, 153, 171, 174, 174.6, 174.8, 176, 185, 187, 188, 190, 194, 195, 196, 197, 197.5, 199, 199.1, 200, 203, 203.1, 203.7, 205, 206, 207, 211, 213.4, 213.5, 232, 234, 235, 239, 241, 264, 265, 266, 266.1, 266.2, 266.3, 282, 302.2, 302.3, 303, 500, 501, 502, 503, 504, 505, 506, 511, 512, 513, 547.54, 547.55, 547.56 REPEAL: 8, 172.1, 172.3, 172.4, 172.5, 172.6, 172.7, 172.8, 172.9, 172.10, 172.11, 201, 458, 470, 470.1, 471, 471.1, 472
- 08/25/14 ADOPT: 2980.5, 2980.11 AMEND: 2980.1, 2980.3, 2980.5(a) (Renumbered to 2980.6(b)), 2980.5(b) (Renumbered to 2980.6(c)), 2980.5(c) (Renumbered to 2980.6(d)), 2980.6 (Renumbered to 2980.7), 2980.7(a) (Renumbered to 2980.8(a) and 2980.8(b)), 2980.7(b) (Renumbered to 2980.9(a)), 2980.7(c) (Renumbered to 2980.9(b)), 2980.8 (Renumbered to 2980.10), 2980.9 (Renumbered to 2980.12)

CALIFORNIA REGULATORY NOTICE REGISTER 2014, VOLUME NO. 40-Z

08/19/14	AMEND: 1859.90.2, 1859.90.3, 1859.193, 1859.197	1190, 1190.01, 1190.02, 1190.03, 1190.04, 1190.05
08/12/14	ADOPT: 18700.3 AMEND: 18438.5 REPEAL: 18703.1	05/01/14 ADOPT: 18706.1 AMEND: 18706
08/12/14	ADOPT: 649.24 AMEND: 649, 649.4, 649.8, 649.26, 649.29, 649.32, 649.40, 649.43	05/01/14 AMEND: 18950.1
08/07/14	ADOPT: 18422, 18422.5 AMEND: 18215, 18427.1 REPEAL: 18412	05/01/14 AMEND: 18705.2 REPEAL: 18704.2
07/30/14	AMEND: 679	04/30/14 AMEND: 18704
07/14/14	AMEND: 549	04/30/14 AMEND: 18707.9
05/30/14	REPEAL: 649.56	
05/29/14	AMEND: 22600, 22600.1, 22600.2, 22600.5, 22600.6, 22600.7, 22600.8, 22600.9, 22601, 22601.3, 22601.4, 22601.7 REPEAL: 22601.1	
05/19/14	ADOPT: 1181.1, 1181.2, 1181.3, 1181.4, 1181.5, 1181.6, 1181.7, 1181.8, 1181.9, 1181.10, 1181.11, 1181.12, 1181.13, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1182.6, 1182.7, 1182.8, 1182.9, 1182.10, 1182.11, 1182.12, 1182.13, 1182.14, 1182.15, 1182.16, 1183.1, 1183.2, 1183.3, 1183.4, 1183.5, 1183.6, 1183.7, 1183.8, 1183.9, 1183.10, 1183.11, 1183.12, 1183.13, 1183.14, 1183.15, 1183.16, 1183.17, 1183.18, 1184.1, 1185.1, 1185.2, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1185.8, 1185.9, 1186.1, 1186.2, 1186.3, 1186.4, 1186.5, 1186.6, 1186.7, 1187.1, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1187.10, 1187.11, 1187.12, 1187.13, 1187.14, 1187.15, 1188.1, 1188.2, 1190.1, 1190.2, 1190.3, 1190.4, 1190.5 REPEAL: 1181, 1181.1, 1181.2, 1181.4, 1182, 1182.1, 1182.2, 1182.3, 1182.4, 1182.5, 1183, 1183.01, 1183.02, 1183.03, 1183.04, 1183.05, 1183.06, 1183.07, 1183.08, 1183.081, 1183.09, 1183.1, 1183.11, 1183.12, 1183.13, 1183.131, 1183.14, 1183.2, 1183.21, 1183.25, 1183.30, 1183.31, 1183.32, 1184.5, 1184.6, 1184.7, 1184.8, 1184.9, 1184.10, 1184.11, 1185, 1185.1, 1185.2, 1185.21, 1185.3, 1185.4, 1185.5, 1185.6, 1185.7, 1186, 1186.5, 1186.51, 1186.52, 1186.53, 1186.54, 1186.55, 1186.6, 1186.61, 1186.62, 1186.63, 1186.64, 1186.65, 1186.7, 1186.71, 1186.72, 1186.73, 1187, 1187.2, 1187.3, 1187.4, 1187.5, 1187.6, 1187.7, 1187.8, 1187.9, 1188, 1188.1, 1188.2, 1188.3, 1188.31, 1188.4, 1189, 1189.1, 1189.2, 1189.3, 1189.6, 1189.61,	
		Title 3
		09/17/14 AMEND: 3435(b)
		09/15/14 AMEND: 3435(b)
		09/04/14 AMEND: 3700(b)
		08/25/14 AMEND: 3435(b)
		08/25/14 AMEND: 6800
		08/18/14 ADOPT: 3162
		08/06/14 AMEND: 6000, 6196, 6400, 6624 REPEAL: 6446, 6446.1
		08/05/14 REPEAL: 3277
		07/22/14 AMEND: 3591.13(a)
		07/10/14 AMEND: 3424
		06/27/14 AMEND: 1430.142
		06/24/14 AMEND: 3435(b)
		06/17/14 AMEND: 3435(b)
		06/02/14 AMEND: 3435(b)
		05/14/14 ADOPT: 1280, 1280.1, 1280.8, 1280.10 AMEND: 1280.7
		05/12/14 AMEND: 3591.20(a)
		04/24/14 AMEND: 3435(b)
		Title 4
		09/17/14 AMEND: 1658, 1656
		09/15/14 AMEND: 1844
		09/08/14 ADOPT: 10080, 10081, 10082, 10083, 10084, 10085, 10086, 10087
		09/08/14 AMEND: 1536
		08/13/14 AMEND: 7051, 7052, 7057, 7058, 7059, 7065, 7066, 7068
		08/13/14 AMEND: 7030, 7031, 7036, 7037, 7038, 7044, 7045, 7047
		08/06/14 ADOPT: 10170.1, 10170.2, 10170.3, 10170.4, 10170.5, 10170.6, 10170.7, 10170.8, 10170.9, 10170.10, 10170.11, 10170.12, 10170.13, 10170.14, 10170.15
		08/06/14 ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24
		08/05/14 ADOPT: 7113, 7114, 7115, 7116, 7117, 7118, 7119, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129
		07/10/14 ADOPT: 5600, 5610, 5620, 5630, 5640 AMEND: 5000, 5144, 5170, 5200, 5205, 5230, 5240, 5255, 5350, 5370
		06/30/14 AMEND: 10030, 10031, 10032, 10033, 10034, 10035, 10036
		06/18/14 AMEND: 12505

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06/18/14	AMEND: 8070, 8072	3040, 3043, 3051, 3051.1, 3051.2,
06/16/14	AMEND: 4001 ADOPT: 4002.9	3051.3,.4, 3051.5, 3051.6, 3051.7,
06/13/14	AMEND: 8034	3051.75, 3051.8, 3051.9, 3051.10,
06/11/14	ADOPT: 12387 AMEND: 12360, 12386	3051.11, 3051.12, 3051.13, 3051.14,
06/09/14	ADOPT: 4402, 4403, 4496, 4496.1,	3051.15, 3051.16, 3051.17, 3051.18,
	4496.2, 4496.3, 4496.4, 4496.5, 4496.6	3060, 3061, 3064, 3065, 3068, 3083,
05/19/14	AMEND: 7030, 7032, 7033, 7034, 7035,	3084, 3088 REPEAL: 3054
	7036, 7037, 7040, 7042	
05/15/14	ADOPT: 7113, 7114, 7115, 7116, 7117,	Title 8
	7118, 7119, 7120, 7121, 7122, 7123,	09/23/14 AMEND: 9789.32
	7124, 7125, 7126, 7127, 7128, 7129	09/17/14 AMEND: 10205.13
05/12/14	AMEND: 1632	09/15/14 AMEND: 10205.14
Title 5		08/27/14 ADOPT: 9767.5.1, 9767.16.5, 9767.17,
09/10/14	AMEND: 80037	9767.17.5, 9767.18, 9767.19 AMEND:
09/08/14	AMEND: 55518	9767.1, 9767.2, 9767.3, 9767.4, 9767.5,
08/27/14	REPEAL: 11968.5	9767.6, 9767.7, 9767.8, 9767.9, 9767.10,
08/27/14	ADOPT: 853.7 AMEND: 850, 851, 852,	9767.11, 9767.12, 9767.13, 9767.14,
	853, 853.5, 855, 857, 858, 859, 861, 862,	9767.15, 9767.16
	862.5, 863, 864 REPEAL: 854, 864.5,	08/25/14 AMEND: 3314
	865, 866, 867, 867.5, 868	07/31/14 AMEND: 4542
08/25/14	ADOPT: 15498, 15498.1, 15498.2,	07/31/14 ADOPT: 5120
	15498.3	07/10/14 ADOPT: 32036, 32037, 32610, 32611,
08/25/14	ADOPT: 12030, 12031, 12032, 12033,	32806, 32808, 32810, 95000, 95010,
	12034, 12035, 12036, 12037, 12038,	95020, 95030, 95040, 95045, 95050,
	12039, 12040, 12041, 12042, 12043,	95070, 95080, 95090, 95100, 95150,
	12044	95160, 95170, 95180, 95190, 95200,
07/28/14	ADOPT: 15494, 15495, 15496, 15497	95300, 95310, 95320, 95330 AMEND:
07/23/14	AMEND: 850, 851, 852, 853, 853.5, 855,	31001, 32020, 32030, 32040, 32050,
	857, 858, 859, 861, 862, 862.5, 863, 864	32055, 32060, 32075, 32080, 32085,
	REPEAL: 854, 864.5, 865, 866, 867,	32090, 32091, 32100, 32105, 32120,
	867.5, 868	32122, 32130, 32132, 32135, 32136,
07/11/14	ADOPT: 80693, 80694	32140, 32142, 32145, 32147, 32149,
06/26/14	ADOPT: 9517.3	32150, 32155, 32162, 32164, 32165,
06/13/14	ADOPT: 19810 REPEAL: 19810, 19812,	32166, 32168, 32169, 32170, 32175,
	19813, 19814, 19815, 19816, 19816.1,	32176, 32178, 32180, 32185, 32190,
	19817, 19817.1, 19817.2, 19817.5,	32200, 32205, 32206, 32207, 32209,
	19818, 19819, 19820, 19821, 19821.5,	32210, 32212, 32215, 32220, 32230,
	19822, 19823, 19824, 19824.1, 19825,	32295, 32300, 32305, 32310, 32315,
	19825.1, 19827, 19828, 19828.1,	32320, 32325, 32350, 32360, 32370,
	19828.2, 19828.3, 19828.4, 19829,	32375, 32380, 32400, 32410, 32450,
	19829.5, 19830, 19830.1, 19831, 19832,	32455, 32460, 32465, 32470, 32500,
	19833, 19833.5, 19833.6, 19834, 19835,	32602, 32605, 32612, 32615, 32620,
	19836, 19837, 19837.1, 19837.2,	32621, 32625, 32630, 32635, 32640,
	19837.3, 19838, 19840, 19841, 19843,	32644, 32645, 32647, 32648, 32649,
	19844, 19845, 19845.1, 19845.2, 19846,	32650, 32661, 32680, 32690, 32700,
	19846.1, 19847, 19848, 19849, 19850,	32720, 32721, 32722, 32724, 32726,
	19851, 19851.1, 19852, 19853, 19854,	32728, 32730, 32732, 32734, 32735,
	19854.1, 19855	32736, 32738, 32739, 32740, 32742,
05/19/14	AMEND: 80035.5	32744, 32746, 32748, 32750, 32752,
05/05/14	ADOPT: 14037, 14038, 14039, 14040,	32754, 32761, 32762, 32763, 32770,
	14041, 14042	32772, 32774, 32776, 32980, 32990,
05/05/14	ADOPT: 3051.19, 3051.20, 3051.21,	32992, 32993, 32994, 32995, 32996,
	3051.22, 3051.23, 3051.24 AMEND:	32997
	3001, 3023, 3025, 3029, 3030, 3031,	06/24/14 AMEND: 5155

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06/03/14	AMEND: 9789.30, 9789.31, 9789.32, 9789.33, 9789.37, 9789.39	70.157; 70.158; 70.159; 70.160; 70.161; 70.161.5; 70.162; 70.163; 70.164; 70.165; 70.166; 70.167; 70.168; 70.169; 70.170; 70.171; 70.172; 70.173; 70.174; 70.175; 70.176; 70.177; 70.178; 70.179; 70.180; 70.181; 70.182; 70.183; 70.184; 70.185; 70.186; 70.188; 70.189; 70.190; 70.4000; 70.4100; 70.4101; 70.4102; 70.4103; 70.4104; 70.4105; 70.4106; 70.4107; 70.4108; 70.4109; 70.4110; 70.4111; 70.4112; 70.4113; 70.4114; 70.4115; 70.4117; 70.4118; 70.4119; 70.4120; 70.4121; 70.4123; 70.4124; 70.4125; 70.4126; 70.4127; 70.4200; 70.4201; 70.4202; 70.4300; 70.4301; 70.4302; 70.4306; 70.4307; 70.4308; 70.4309; 70.4310; 70.4311; 70.4312; 70.6000; 70.6100; 70.6101; 70.6200; 70.6201; 70.6300; 70.6301; 70.6302; 70.6303; 70.6304; 70.7000; 70.7001; 70.7002; 70.8000; 70.8001; 70.8002; 70.8050; 70.8051; 70.8052; 70.8053; 70.8054; 70.8055; 70.8056; 70.8057; 70.8058; 70.8059; 70.8060; 70.8061; 70.8062; 70.8100; 70.8101; 70.8102; 70.8103; 70.8104; 70.8105; 70.8106; 70.8107; 70.8108; 70.8200; 70.8201; 70.8203; 70.8205; 70.8206; 70.9000; 70.9001; 70.9002
06/02/14	AMEND: 5605	
05/30/14	ADOPT: 13660, 13660.1, 13661, 13662, 13663, 13663.5, 13664, 13665, 13665.5, 13666, 13666.1, 13666.2, 13666.5, 13667, 13667.1, 13667.40 REPEAL: 13660, 13661, 13662	
05/29/14	AMEND: 1598, 1599	
05/14/14	ADOPT: 344.76, 344.77	
05/05/14	AMEND: 1529, 1532, 1532.1, 1532.2, 1535, 3204, 5150, 5157, 5161, 5189, 5190, 5191, 5192, 5194, 5197, 5198, 5200, 5201, 5202, 5206, 5207, 5208, 5208.1, 5209, 5210, 5211, 5212, 5213, 5214, 5215, 5217, 5218, 5219, 5220, 8358, 8359	
05/05/14	ADOPT: 1929 AMEND: 1504, 1930, 1931, 1932, 1934, 1935, 1936, 5154, 5191, 5194, 5415, 5417, 5449, 5451, 5531, 5532, 5533, 5534, 5535, 5537, 5538, 5541, 5542, 5543, 5545, 5546, 5547, 5549, 5555, 5556, 5558, 5560, 5566, 5568, 5569, 5570, 5573, 5574, 5575, 5576, 5577, 5578, 5579, 5580, 5583, 5585.1, 5589, 5590, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5601, 5602, 5606, 5607, 5608, 5616, 5617, 5618, 5619, 5620, 5621, 5622, 5624	
04/28/14	AMEND: 2940.2, 2940.7, 8602, 8610, 8611, 8615	09/02/14 ADOPT: 6800, 6802, 6804, 6806 09/02/14 ADOPT: 6424, 6440 08/28/14 AMEND: 2498.6 08/21/14 AMEND: 2498.5
Title 9		
08/12/14	AMEND: 531, 532, 532.1, 532.2, 532.3, 532.4, 532.5, 532.6, 533, 534, 535	08/18/14 ADOPT: 8000, 8010, 8020, 8030, 8070 (re-numbered to 8040) REPEAL: 8040, 8050, 8060
07/29/14	AMEND: 1840.205, 1850.325	
06/23/14	AMEND: 4500	08/14/14 AMEND: 2548.3, 2548.19, 2548.21, 2548.24, 2548.25
Title 10		
09/17/14	ADOPT: 6464	08/13/14 AMEND: 250.9, 250.10, 250.11, 250.15, 250.60, 250.61, 260.100.1, 260.100.3, 260.102.8, 260.102.14, 260.102.16, 260.102.19, 260.103.6, 260.105.33, 260.110, 260.131, 260.140.71.2, 260.141.50, 260.146, 260.151, 260.165, 260.241, 260.302, 260.507, 260.608, 260.608.2, 280.100, 280.150, 280.152, 280.153, 280.200, 280.250, 280.300, 280.400, 310.002, 310.100.2, 310.101, 310.106, 310.156.1, 310.156.2, 310.156.3, 310.303, 310.304, 1436, 1454, 1718, 1723, 1726, 1787.1, 1799, 1805.204.1, 1950.122.2, 1950.122.4, 1950.204.3, 1950.206, 1950.314.8, 2030 REPEAL: 2031.1, 2031.2, 2031.3,
09/03/14	ADOPT: 6420, 6422	
09/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	
09/02/14	REPEAL: 5.6000; 5.6000.5; 5.6001; 5.6002; 5.6003; 5.6004; 5.6005; 5.6006; 5.6007; 5.6100; 5.6101; 5.6102; 5.6110; 5.6111; 5.6112; 5.6113; 5.6114; 5.6115; 5.6117; 5.6130; 5.6131; 5.6140; 5.6141; 5.6150; 5.6151; 5.6152; 5.6153; 5.6160; 5.6161; 5.6162; 5.6163; 5.6164; 5.6170; 5.6171; 5.6180; 5.6181; 5.6182; 5.6183; 5.6190; 5.6191; 5.6192; 70.1; 70.2; 70.3; 70.4; 70.5; 70.6; 70.7; 70.8; 70.9; 70.100; 70.125; 70.126; 70.128; 70.150; 70.151; 70.152; 70.153; 70.154; 70.155; 70.156;	

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	2031.4, 2031.5, 2031.6, 2031.7, 2031.8, 2031.9, 2031.10	05/12/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670
07/31/14	ADOPT: 6456	05/07/14	AMEND: 2498.4.9
07/23/14	ADOPT: 10.190500, 10.190501	04/29/14	AMEND: 2509.1, 2509.3, 2509.4, 2509.5, 2509.6, 2509.7, 2509.8, 2509.9, 2509.10, 2509.11, 2509.12, 2509.13, 2509.14, 2509.15, 2509.16, 2509.17, 2509.18, 2509.19, 2509.20
07/21/14	ADOPT: 6650, 6652, 6654, 6656, 6657, 6658, 6660, 6662, 6664, 6666, 6668, 6670	04/28/14	AMEND: 2498.6
07/17/14	ADOPT: 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1606.1, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 AMEND: 1550 REPEAL: 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596	04/23/14	AMEND: 3541, 3568
		04/23/14	AMEND: 2498.5
		Title 11	
07/01/14	ADOPT: 6800, 6802, 6804, 6806	09/17/14	ADOPT: 51.29
06/30/14	AMEND: 2705, 2710, 2713, 2718, 2725.5, 2729, 2729.5, 2731, 2742, 2743, 2746, 2752, 2758.4, 2758.5, 2761, 2763, 2790, 2790.8, 2791, 2792.1, 2792.2, 2792.18, 2792.32, 2793, 2795, 2799.2, 2801.5, 2806, 2807.4, 2809, 2809.1, 2809.3, 2810.5, 2831, 2840, 2842, 2845, 2846, 2846.7, 2846.8, 2847, 2847.3, 2848, 2849.01, 2851, 2860, 2910, 2911, 2912, 2922, 2930, 2940, 2945.2, 2945.4, 2963, 3000, 3002, 3004, 3006, 3007, 3007.2, 3007.6, 3009, 3013, 3100, 3101, 3104, 3106, 3107	08/28/14	AMEND: 1001, 1057, 1058
		08/11/14	AMEND: 999.121, 999.129, 999.133, 999.137, 999.141, 999.143, 999.144, 999.145, 999.146, 999.165, 999.166, 999.168, 999.171, 999.172, 999.173, 999.174, 999.176, 999.178, 999.179, 999.190, 999.191, 999.192, 999.193, 999.195, 999.203, 999.204, 999.206, 999.207, 999.209, 999.210, 999.211, 999.217, 999.219, 999.220, 999.221, 999.223
06/30/14	ADOPT: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538	06/11/14	AMEND: 1005, 1007, 1008
06/30/14	ADOPT: 6408, 6410, 6450, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6480, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6510, 6600, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616, 6618, 6620	06/05/14	AMEND: 1005, 1007, 1008, 1052
06/26/14	ADOPT: 6700, 6702, 6704, 6706, 6708, 6710, 6712, 6714, 6716, 6718	05/29/14	AMEND: 48.6
06/26/14	ADOPT: 2696.20, 2696.22, 2696.24, 2696.26, 2696.28, 2696.30, 2696.32	05/20/14	AMEND: 1082
06/19/14	AMEND: 2698.200	Title 13	
06/18/14	AMEND: 2698.602	09/24/14	AMEND: 156.00, 156.01
06/16/14	ADOPT: 6458	09/15/14	AMEND: 1233
06/16/14	AMEND: 2699.200, 2699.207	09/15/14	AMEND: 2030, 2031
06/10/14	AMEND: 2699.100, 2699.200, 2699.201, 2699.205, 2699.207, 2699.209, 2699.210, 2699.400 REPEAL: 2699.202, 2699.208, 2699.211	07/10/14	AMEND: 1962.1, 1962.2
06/04/14	AMEND: 2698.401	06/26/14	AMEND: 550.10, 551, 551.1, 551.6, 553.40, 583, 598
06/02/14	ADOPT: 6540, 6542, 6544, 6546, 6548, 6550, 6552	06/25/14	AMEND: 25.06, 25.07, 25.08, 25.10, 25.14, 25.15, 25.16, 25.17, 25.18, 25.19, 25.20, .21, 25.22, 28.23
05/21/14	ADOPT: 6460	06/19/14	REPEAL: 28.22
		06/09/14	AMEND: 1160.1, 1160.2, 1160.4
		05/19/14	ADOPT: 227.00, 227.02, 227.04, 227.06, 227.08, 227.10, 227.12, 227.14, 227.16, 227.18, 227.20, 227.22, 227.24, 227.26, 227.28, 227.30, 227.32, 227.34, 227.36, 227.38, 227.42, 227.44, 227.46, 227.48, 227.50, 227.52
		05/01/14	AMEND: 125.02
		Title 14	
		09/22/14	AMEND: 18660.40
		09/03/14	AMEND: 502
		08/29/14	AMEND: 300

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08/25/14	AMEND: 7.50	1870, 1872, 1876, 1878, 1888, 1890,
08/21/14	AMEND: 7.00, 7.50, 8.00	1892 REPEAL: 1857
08/12/14	AMEND: 632	07/22/14 AMEND: 3044, 3190, 3315
08/11/14	ADOPT: 550, 550.5, 551, 630 AMEND: 552, 703 REPEAL: 550, 551, 553, 630	07/17/14 ADOPT: 3620, 3621, 3622, 3623, 3624, 3625, 3626 AMEND: 3000, 3521.1, 3521.2, 3545, 3800.2 REPEAL: 3620, 3625, 3999.14
08/07/14	AMEND: 13055	07/07/14 ADOPT: 1712.2, 1714.2, 1730.2, 1740.2 AMEND: 1700, 1706, 1712, 1712.1, 1714, 1714.1, 1730, 1730.1, 1731, 1747, 1747.1, 1747.5, 1748, 1748.5, 1749, 1749.1, 1750, 1750.1, 1751, 1752, 1753, 1754, 1756, 1760, 1766, 1767, 1768, 1770, 1772, 1776, 1778, 1788, 1790, 1792
08/04/14	AMEND: 228	06/02/14 AMEND: 3000, 3075.1, 3076.4, 3269, 3357
07/31/14	AMEND: 18660.23, 18660.24, 18660.25, 18660.33, 18660.34	05/14/14 AMEND: 3000, 3040, 3040.1, 3041, 3041.3, 3043, 3043.5, 3043.6, 3044, 3046, 3074.3, 3075.1, 3077.1, 3078.4, 3170.1, 3190, 3375.2, 3375.4, 3375.5, 3375.6, 3376, 3379, 3383
07/10/14	AMEND: 791.7	05/12/14 AMEND: 3043
07/08/14	AMEND: 7.50	Title 16
07/02/14	ADOPT: 5200, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307	09/16/14 ADOPT: 1887, 1887.2, 1887.3, 1887.4.0, 1887.4.1, 1887.4.2, 1887.4.3, 1887.11.0, 1887.15 AMEND: 1887, 1887.1, 1887.2, 1887.3, 1887.4, 1887.6, 1887.7, 1887.8, 1887.9, 1887.10, 1887.11, 1887.12, 1887.13, 1887.14
06/27/14	ADOPT: 1761, 1780, 1781, 1782, 1783, 1783.1, 1783.2, 1783.3, 1783.4, 1788	09/10/14 AMEND: 2285
06/25/14	AMEND: 28.20	09/02/14 ADOPT: 2064, 2066, 2066.1 AMEND: 2065, 2065.5, 2065.6, 2065.7, 2065.8, 2065.8.1, 2065.8.2, 2065.8.3, 2065.9
06/23/14	AMEND: 360, 361, 362, 363, 364	08/28/14 AMEND: 1399.99.2
06/19/14	AMEND: 916.2, 936.2, 956.2	08/21/14 AMEND: 2526, 2581
06/11/14	ADOPT: 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9, 923.9.1, 943, 943.1, 943.2, 943.3, 943.4, 943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9, 963.9.1 AMEND: 895.1, 914.7, 914.8, 915.1, 916.3, 916.4, 916.9, 934.7, 934.8, 935.1, 936.3, 936.4, 936.9, 954.7, 954.8, 955.1, 956.3, 956.4, 956.9, 1034, 1051.1, 1090.5, 1090.7, 1092.09, 1093.2, 1104.1 REPEAL: 918.3, 923, 923.1, 923.2, 923.3, 923.4, 923.5, 923.6, 923.7, 923.8, 923.9.1, 938.3, 943, 943.1, 943.2, 943.3, 943.4, 943.5, 943.6, 943.7, 943.8, 943.9, 943.9.1, 958.3, 963, 963.1, 963.2, 963.3, 963.4, 963.5, 963.6, 963.7, 963.8, 963.9	08/19/14 ADOPT: 2403
06/11/14	AMEND: 3550.8	08/18/14 AMEND: 1150
05/22/14	AMEND: 165	08/13/14 AMEND: 1399.621
05/21/14	AMEND: 360	07/30/14 ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147
05/19/14	AMEND: 149, 149.1	08/04/14 ADOPT: 1107
04/30/14	AMEND: 27.80	07/30/14 ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147
Title 15		07/30/14 AMEND: 1399.15
09/18/14	AMEND: 3290, 3315	07/23/14 ADOPT: 1441 AMEND: 1403, 1444.5
09/17/14	AMEND: 3043	07/10/14 ADOPT: 2010.2, 2014.1 AMEND: 2002, 2009, 2010, 2010.1, 2014, 2015, 2015.1, 2068.6, 2071 REPEAL: 2062
08/27/14	ADOPT: 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766 AMEND: 3000, 3075.2, 3768.2, 3768.3	07/07/14 AMEND: 3363.1, 3363.2, 3363.3, 3363.4
08/14/14	ADOPT: 1830.1, 1840.1, 1847.1, 1848.5, 1849.1, 1850.1 AMEND: 1800, 1806, 1812, 1814, 1830, 1831, 1840, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1860, 1866, 1867, 1868,	06/23/14 AMEND: 3394.2, 3394.3, 3394.4
		06/16/14 AMEND: 419, 3061, 3064

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05/21/14	AMEND: 3340.29	09/02/14	AMEND: 1682(c)
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