



California Regulatory Notice Register

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 California Housing Finance Agency

MULTI COUNTY: Sierra Joint Community College District COIC
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 Sonoma-Marin Rail Transit District
 Eel-Russian River Commission

ADOPTION

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

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**PROPOSED ACTION ON
REGULATIONS**

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**TITLE 2. FAIR POLITICAL
PRACTICES COMMISSION**

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

CONFLICT OF INTEREST CODES

AMENDMENT

STATE:	CALIFORNIA DEPARTMENT OF FINANCE CALIFORNIA HOUSING FINANCE AGENCY
MULTI COUNTY:	SIERRA JOINT COMMUNITY COLLEGE DISTRICT COIC WEST HILLS COMMUNITY COLLEGE DISTRICT SONOMA-MARIN RAIL TRANSIT DISTRICT EEL-RUSSIAN RIVER COMMISSION

ADOPTION

STATE:	STRATEGIC GROWTH COUNCIL
MULTI COUNTY:	BALANCING AUTHORITY OF NORTHERN CALIFORNIA (BANC)

A written comment period has been established commencing on **November 13th, 2009** and closing on **December 28th, 2009**. Written comments should be directed to the Fair Political Practices Commission, Attention Alexandra Castillo, 428 J Street, Suite 620, Sacramento, California 95814.

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

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

The Executive Director of the Commission, upon his or its own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict of interest code(s). Any written comments must be received no later than **December 28th, 2009**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

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

EFFECT ON HOUSING COSTS
AND BUSINESSES

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

AUTHORITY

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

REFERENCE

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

CONTACT

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

AVAILABILITY OF PROPOSED CONFLICT OF INTEREST CODES

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

TITLE 18. BOARD OF EQUALIZATION

Notice of Proposed Regulatory Action

The State Board of Equalization Proposes to Adopt Amendments to California Code of Regulations, Title 18, Sections

192, *Mandatory Audits*,
193, *Scope of Audit*, and
371, *Significant Assessment Problems*

NOTICE IS HEREBY GIVEN

The State Board of Equalization (Board), pursuant to the authority vested in it by Government Code sections 15606, subdivisions (a), (c), and (g), 15640, subdivision (f), and 15643, subdivision (b), and Revenue and Taxation Code (RTC) section 75.60, subdivision (b)(3), proposes to amend California Code of Regulations, title 18, sections (Rules) 192, *Mandatory Audits*, 193, *Scope of Audit*, and 371, *Significant Assessment Problems*. The proposed amendments to Rule 192 implement, in-

terpret, and make specific RTC sections 106, 469, and 470. The proposed amendments to Rule 193 implement, interpret, and make specific RTC sections 469, 502, 503, 531, 531.3, 531.4, 532, and 532.1. The proposed amendments to Rule 371 implement, interpret, and make specific RTC section 75.60 and Government Code section 15643. The proposed amendments to Rules 192, 193, and 371 reflect and provide guidance to county assessors regarding the new procedures for auditing taxpayers engaged in a profession, trade, or business who own, claim, possess, or control locally assessable trade fixtures and business tangible personal property required by recent amendments to RTC section 469 made by Statutes 2008, chapter 297 (Assembly Bill No. 550 (2007-2008 Reg. Sess.), section 2, effective January 1, 2009. The proposed amendments to Rules 192, 193, and 371 also make grammatical and formatting changes, update the citations in the authority and reference notes, and make the rules gender neutral.

A public hearing on the proposed amendments will be held in Room 121, 450 N Street, Sacramento, at 9:30 a.m., or as soon thereafter as the matter may be heard, on January 26, 2010. At the hearing, any interested person may present or submit oral or written statements, arguments, or contentions regarding the proposed amendments. In addition, if the Board receives written comments prior to the hearing on January 26, 2010, the statements, arguments, and/or contentions contained in those comments will be presented to and considered by the Board before the Board decides whether to adopt the proposed amendments to Rules 192, 193, and 370.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Prior to its amendment by Statutes 2008, chapter 297, section 2 (Assembly Bill No. 550 (2007-2008 Reg. Sess.), effective January 1, 2009, RTC section 469 required county assessors to audit taxpayers that own, claim, possess, or control locally assessable trade fixtures and business tangible personal property with a full value of at least \$400,000, at least once every four years. The Board adopted Rule 192 to provide guidance to county assessors regarding the mandatory audit requirement and the Board adopted Rule 193 to provide guidance regarding the scope of audits performed pursuant to Rule 192. The Board adopted Rule 371 to provide guidance to county assessors regarding the assessment practices surveys the Board conducts pursuant to Government Code section 15640, and Rule 371, subdivision (b)(4), refers to mandatory audits conducted in accordance with Rule 192.

Statutes 2008, chapter 297 (Assembly Bill No. 550 (2007-2008 Reg. Sess.), section 2, amended RTC section 469, effective January 1, 2009. The amendments

deleted the mandatory audit requirement and replaced the mandatory audit requirement with a new requirement that county assessors conduct a “significant number of audits” of taxpayers that own, claim, possess, or control locally assessable trade fixtures and business tangible personal property as specified in RTC section 469.

The proposed amendments to Rule 192 replace the mandatory audit requirement with the new requirement that county assessors conduct a “significant number of audits” of taxpayers that own, claim, possess, or control locally assessable trade fixtures and business tangible personal property as specified in RTC section 469. The proposed amendments also add a citation to RTC section 106, which defines personal property, to the reference note for Rule 192.

The proposed amendments to Rule 193 clarify the scope of the new audit requirement. The proposed amendments to Rule 193 clarify the circumstances under which the disclosure of a discrepancy or irregularity during a taxpayer’s audit will require a county assessor to perform additional audits. The proposed amendments to Rule 193 divide subdivision (a) into two smaller subdivisions, make the references to the Board consistent, replace the word “section” with the word “Rule,” and make the rule gender neutral. In addition, the proposed amendments add citations to RTC sections 502, 503, 531, 531.3, 531.4, 532, and 532.1 to the reference note for Rule 193.

The proposed amendments to Rule 371 delete the word “mandatory” and the reference to Rule 192 from subdivision (b)(4). The proposed amendments to Rule 371 capitalize the first letter in the word “board’s” in subdivision (a)(2), make the first letter of the word “Section” lower case in subdivisions (a), (b), and (c), and change the word “Sections” to “section” and delete the period in “et.” in subdivision (b)(5) and (6). The proposed amendments also add citations to Revenue and Taxation Code section 75.60, subdivision (b)(3), and Government Code sections 15606, subdivisions (a) and (g), 15640, subdivision (f), and 15643, subdivision (b), to the authority note for Rule 371.

The purposes of the proposed amendments are to make Rules 192, 193, and 371 consistent with the recent amendments to RTC section 469, make other grammatical and formatting changes, update the citations in the rules’ authority and reference notes, and make the rules gender neutral. The proposed amendments to Rules 192, 193, and 371 are necessary to provide guidance to county assessors that is consistent with the recent amendments to RTC section 469, make grammatical and formatting changes, update the citations in the

rules’ authority and reference notes, and make the rules gender neutral.

NO MANDATE ON LOCAL AGENCIES AND SCHOOL DISTRICTS

The Board has determined that the proposed amendments to Rules 192, 193, and 371 do not impose a mandate on local agencies or school districts that are required to be reimbursed under part 7 (commencing with section 17500) of division 4 of title 2 of the Government Code.

NO COST OR SAVINGS TO STATE AGENCIES, LOCAL AGENCIES, AND SCHOOL DISTRICTS

The Board has determined that the proposed amendments to Rules 192, 193, and 371 will result in no direct or indirect cost or savings to a State agency, any costs to local agencies or school districts that are required to be reimbursed under part 7 (commencing with section 17500) of division 4 of title 2 of the Government Code or other non-discretionary costs or savings imposed on local agencies, or cost or savings in federal funding to the State of California.

NO SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS

The proposed amendments to Rules 192, 193, and 371 make the rules consistent with recent amendments to RTC section 469, make grammatical and formatting changes, update the citations in the rules’ authority and reference notes, and make the rules gender neutral. Therefore, pursuant to Government Code section 11346.5, subdivision (a)(8), the Board has made an initial determination that the adoption of the proposed amendments to Rules 192, 193, and 371 will have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

The proposed regulation may affect small business.

RESULTS OF THE ASSESSMENT REQUIRED BY GOVERNMENT CODE SECTION 11346.3, SUBDIVISION (b)

The adoption of the proposed amendments to Rules 192, 193, and 371 will neither create nor eliminate jobs in the State of California nor result in the elimination of

existing businesses nor create or expand business in the State of California.

COST IMPACT ON PRIVATE PERSON OR BUSINESSES

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

NO SIGNIFICANT EFFECT ON HOUSING COSTS

The adoption of the proposed amendments to Rules 192, 193, and 371 will not have a significant effect on housing costs.

FEDERAL REGULATIONS

Rules 192, 193, and 371 have no comparable federal regulations.

AUTHORITIES

Rule 192: Government Code section 15606.

Rule 193: Government Code section 15606.

Rule 371: Revenue and Taxation Code section 75.60, subdivision (b)(3); and Government Code sections 15606, subdivisions (a), (c), and (g), 15640, subdivision (f), and 15643, subdivision (b).

REFERENCES

Rule 192: Revenue and Taxation Code sections 106, 469, and 470.

Rule 193: Revenue and Taxation Code sections 469, 502, 503, 531, 531.3, 531.4, 532, and 532.1

Rule 371: Revenue and Taxation Code section 75.60; and Government Code section 15643.

CONTACT

Questions regarding the substance of the proposed regulation should be directed to Mr. Bradley Heller, telephone (916) 324-2657, at 450 N Street, Sacramento, CA 95814, email Bradley.Heller@boe.ca.gov or MIC: 82, P.O. Box 942879, 450 N Street, Sacramento, CA 94279-0082.

Written comments for the Board's consideration, notice of intent to present testimony or witnesses at the public hearing, and inquiries concerning the proposed

administrative action should be directed to Ms. Toya Davis, Regulations Coordinator, telephone (916) 327-1798, fax (916) 324-3984, email Toya.Davis@boe.ca.gov or MIC: 80, P.O. Box 942879, 450 N Street, Sacramento, CA 94279-0080. Alternative contact, Mr. Richard Bennion, telephone (916) 445-2130, fax (916) 324-3984, email Richard.Bennion@boe.ca.gov or MIC: 80, P.O. Box 942879, 450 N Street, Sacramento, CA 94279-0080.

ALTERNATIVES CONSIDERED

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

AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATIONS

The Board has prepared an Initial Statement of Reasons and underscored and strikeout versions of the text of Rules 192, 193, and 371, which illustrate the proposed amendments. These documents and all information on which the proposal is based are available to the public upon request. The Rulemaking file is available for public inspection at 450 N Street, Sacramento, California. The express terms of the proposed amendments and the Initial Statement of Reasons are also available on the Board's Web site at <http://www.boe.ca.gov>.

SUBSTANTIALLY RELATED CHANGES PURSUANT TO GOVERNMENT CODE SECTION 11346.8

The Board may adopt the proposed amendments to Rules 192, 193, and 371 with changes that are nonsubstantial or solely grammatical in nature, or sufficiently related to the original text that the public was adequately placed on notice that the changes could result from the originally proposed regulatory action. If a sufficiently related change is made, the Board will make the full text of the resulting amendments, with the change clearly indicated, available to the public for at least 15 days before adoption. The text of the resulting amendments will be mailed to those interested parties who commented on the proposed amendments orally or in writing or who asked to be informed of such changes. The text of the resulting amendments will also be available to the public from Ms. Davis. The Board will consider written comments on the resulting amendments that are received prior to adoption.

AVAILABILITY OF FINAL STATEMENT
OF REASONS

If the Board adopts the proposed amendments to Rules 192, 193, and 371 the Board will prepare a Final Statement of Reasons. The Final Statement of Reasons will be made available on the Board's Website at <http://www.boe.ca.gov>. It will also be available for public inspection at 450 N Street, Sacramento, California.

Sincerely

/s/

Diane G. Olson, Chief
Board Proceedings Division

ment determines that the BO and ITS are consistent with CESA for the proposed project, the City of Willits will not be required to obtain a separate permit under Fish and Game Code Section 2081 for the proposed project.

**OFFICE OF ENVIRONMENTAL
HEALTH HAZARD ASSESSMENT**

**California Environmental Protection Agency
Office of Environmental Health
Hazard Assessment
Notice to Interested Parties**

GENERAL PUBLIC INTEREST

November 13, 2009

DEPARTMENT OF FISH AND GAME

**ANNOUNCEMENT OF FIRST
PUBLIC COMMENT PERIOD
AND WORKSHOP**

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

For Publication November 13, 2009
CESA CONSISTENCY DETERMINATION FOR
Railroad Avenue Bridge Replacement Project
Mendocino County 2080-2009-019-01

**Draft Technical Support Document on
Proposed Public Health Goal for
Benzo(a)pyrene in Drinking Water**

The Department of Fish and Game (Department) received notice on October 28, 2009, that the City of Willits proposes to rely on consultation between federal agencies to carry out a project that may adversely affect species protected by the California Endangered Species Act (CESA). The project consists of bridge removal and construction replacing a bridge spanning Baechtel Creek approximately 107 meters south of the Railroad Avenue and Oak Avenue intersection within the City of Willits in Mendocino County (Project). Project involves dewatering, fish relocation, bridge removal, channel modification and bridge construction. Project activities may result in impacts to Southern Oregon/Northern California Coast (SONCC) coho salmon (*Oncorhynchus kisutch*).

The National Marine Fisheries Service (NMFS) issued a "no jeopardy" federal biological opinion (151422SWR04SR9205:TKD)(BO) and incidental take statement (ITS) to the Federal Highway Administration (FWHA) on July 19, 2004, which considered the effects of the project on the Federally and State threatened SONCC coho salmon. Pursuant to California Fish and Game Code Section 2080.1, the City of Willits is requesting a determination that the BO and ITS are consistent with the requirements of CESA. If the Depart-

The Office of Environmental Health Hazard Assessment (OEHHA) within the California Environmental Protection Agency is announcing the availability of the draft technical support document for the proposed Public Health Goal (PHG) for benzo(a)pyrene in drinking water. This is an update of the risk assessment for benzo(a)pyrene published in 1997. OEHHA proposes to increase the PHG to 0.013 parts per billion (ppb) from the current value of 0.004 ppb, based on new and better studies. The draft document is posted on the OEHHA Web site (www.oehha.ca.gov). OEHHA is soliciting comments on the draft report during a 45-day comment period. The Office will also hold a public workshop on January 6, 2010 at the Elihu Harris Building, 1515 Clay Street, Oakland, 94612, Room 11, 10 a.m.-12 noon, or until business is concluded. OEHHA follows the requirements set forth in Health and Safety Code Sections 57003(a) and 116365 for conducting the workshop and receiving public input.

Written comments must be received at the OEHHA address below by 5:00 p.m. on January 6, 2010 to be considered during this document revision period. The workshop is provided to encourage a dialogue between OEHHA scientists and the public, to discuss the scientific basis of the proposed PHG, and to receive comments. Following the workshop, OEHHA will evaluate

all the comments received, revise the document as appropriate, and make it available for another 30-day comment period. After any subsequent revisions, the final document will be posted on our Web site along with responses to the major comments from the public at the workshop and during the public review and scientific comment periods.

The PHG technical support documents provide information on the health effects of contaminants in drinking water. The PHG is a level of drinking water contaminant at which adverse health effects are not expected to occur from a lifetime of exposure. The California Safe Drinking Water Act of 1996¹ requires OEHHA to develop PHGs based exclusively on public health considerations.² PHGs published by OEHHA are considered by the California Department of Public Health in setting drinking water standards (Maximum Contaminant Levels, or MCLs).³

If you would like to receive further information on this announcement or have questions, please contact our office at (510) 622-3170 or the address below.

Mr. Michael Baes (mbaes@oehha.ca.gov)
 Pesticide and Environmental Toxicology Branch
 Office of Environmental Health Hazard Assessment
 California Environmental Protection Agency
 1515 Clay St., 16th floor
 Oakland, California 94612

Attention: PHG Project

PROPOSITION 65

**OFFICE OF ENVIRONMENTAL
 HEALTH HAZARD ASSESSMENT**

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

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

**REQUEST FOR RELEVANT INFORMATION
 ON CHEMICALS BEING
 CONSIDERED FOR LISTING BY THE
 AUTHORITATIVE BODIES MECHANISM:
 CLODINAFOP-PROPARGYL,
 DICLOFOP-METHYL, AND
 EPOXICONAZOLE**

November 13, 2009

The California Environmental Protection Agency's Office of Environmental Health Hazard Assessment (OEHHA) is requesting information as to whether the chemicals identified in the table below meet the criteria for listing under the Safe Drinking Water and Toxic Enforcement Act of 1986.¹ This action is being proposed under the authoritative bodies listing mechanism.²

Chemical	CAS No.	Endpoint	Reference	Chemical Use
<i>Clodinafop-propargyl</i>	105512-06-9	Cancer	U.S. EPA (1999)	Herbicide used on spring wheat
<i>Diclofop-methyl</i>	51338-27-3	Cancer	U.S. EPA (2000)	Herbicide used on wheat, barley and golf courses
<i>Epoiconazole</i>	135319-73-2	Cancer	U.S. EPA (2001)	Triazole fungicide used on coffee and bananas outside the U.S.

¹ Codified at Health and Safety Code, section 116270 et seq.

² Health and Safety Code section 116365(c)

³ Health and Safety Code section 116365(a) and (b)

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

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

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

- 1) An authoritative body formally identifies the chemical as causing cancer (Section 25306(d)³).
- 2) The evidence considered by the authoritative body meets the sufficiency criteria contained in the regulations (Section 25306(e)).

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

The U.S. Environmental Protection Agency (U.S. EPA) is one of several institutions designated as authoritative for the identification of chemicals as causing cancer (Section 25306(m)).

OEHHA is the lead agency for Proposition 65 implementation. After an authoritative body has made a determination about a chemical, OEHHA evaluates whether listing under Proposition 65 is required using the criteria contained in the regulations.

OEHHA's determination: *clodinafop-propargyl*, *diclofop-methyl*, and *epoxiconazole* each appear to meet the criteria for listing as known to the State to cause cancer under Proposition 65, based on findings of the U.S. EPA (U.S. EPA, 1999; U.S. EPA, 2000; U.S. EPA, 2001).

Formal identification and sufficiency of evidence for clodinafop-propargyl: In 1999, the U.S. EPA published a report on clodinafop-propargyl entitled *Cancer Assessment Document — Evaluation of the Carcinogenic Potential of Clodinafop-Propargyl (CGA 184927)*. This report concludes that the chemical causes cancer, which appears to satisfy the formal identification and sufficiency of evidence criteria in the Proposition 65 regulations.

OEHHA is relying on the U.S. EPA's discussion of data and conclusions in the report that clodinafop-propargyl causes cancer. The U.S. EPA (1999) report found that in rats, "[i]n males there were significant increases in the pair-wise comparisons of the high-dose group (750 ppm or 26.28 mg/kg/day) with controls for prostate gland adenomas ($p < 0.05$) and combined adenomas/carcinomas ($p < 0.01$)." The U.S. EPA found that in mice, "males had a statistically significant ($p < 0.01$) increase in the pair-wise comparisons of the high dose group (250 ppm or 29.6 mg/kg/day) with the controls for hepatomas and combined hepatomas/carcinomas."

The U.S. EPA report concludes clodinafop-propargyl is "likely to be carcinogenic to humans" by the oral route based on the following weight-of-the-evidence considerations:

1. Increased incidences of prostate tumors in male rats, ovarian adenomas in female rats and liver tumors in male and female mice and blood vessel tumors in female mice.
2. The relevance of the observed tumors to human exposure cannot be discounted.
3. Structurally related compounds, haloxyfop-methyl and diclofop-methyl are hepatocarcinogens in mice. Both fluazifop-butyl and diclofop-methyl are non mutagens." (emphasis in original)

Thus, the U.S. EPA (1999) has found that clodinafop-propargyl causes increased incidences of combined benign and malignant prostate tumors in male rats and combined benign and malignant liver tumors in male mice.

Formal identification and sufficiency of evidence for diclofop-methyl: In 2000, the U.S. EPA published a report on diclofop-methyl entitled *Cancer Assessment Document. Evaluation of the Carcinogenic Potential of Diclofop-Methyl (Second Review)*. This report concludes that the chemical causes cancer, which appears to satisfy the formal identification and sufficiency of evidence criteria in the Proposition 65 regulations.

OEHHA is relying on the U.S. EPA's discussion of data and conclusions in the report that diclofop-methyl causes cancer. The U.S. EPA (2000) report concludes that diclofop-methyl is "likely to be carcinogenic to humans" by the oral route based on the following weight-of-the-evidence considerations:

1. Liver tumors were seen in both sexes of two species including both benign and malignant liver tumors in rats and mice. Increases in the incidence of thyroid follicular cell tumors in female rats and Leydig cell tumors in male rats were possibly treatment-related.
2. The relevance of the observed tumors to human exposure cannot be discounted.
3. Diclofop-methyl is not mutagenic in both in vivo and in vitro assays.
4. Structurally related diphenyl ethers cause liver tumors in rats and/or mice. Some of these compounds such as clodinafop-propargyl and lactofen, are also peroxisome proliferators." (emphasis in original)

Thus, the U.S. EPA (2000) has found that diclofop-methyl causes increased incidences of combined malignant and benign liver tumors in male and female mice and rats.

Formal identification and sufficiency of evidence for epoxiconazole: In 2001, the U.S. EPA published a report on epoxiconazole entitled *Cancer Assessment Document. Evaluation of the Carcinogenic Potential of Epoxiconazole*. This report concludes that the chemical

³ All referenced sections are from Title 27 of the Cal. Code of Regulations.

causes cancer, which appears to satisfy the formal identification and sufficiency of evidence criteria in the Proposition 65 regulations.

OEHHA is relying on the U.S. EPA's discussion of data and conclusions in the report that epoxiconazole causes cancer. The U.S. EPA (2001) report found that in male rats there was an increased incidence of hepatocellular carcinomas and combined adenomas and carcinomas of the adrenal cortex in treated animals relative to controls. In female rats there was an increased incidence of combined adenomas and carcinomas of the adrenal cortex, and benign ovarian luteomas and granulosa cell tumors in treated animals relative to controls. In male and female mice there was an increased incidence of hepatocellular carcinomas and combined hepatocellular carcinomas and adenomas in treated animals relative to controls.

The U.S. EPA report concludes that epoxiconazole is "likely to be carcinogenic to humans" by the oral route based on the following weight-of-the-evidence considerations:

1. There were increased incidences of liver tumors in male and female mice and rats. In addition, treatment-related increase [sic] were noted for adrenal tumors in male and female rats and ovarian tumors in female rats.
2. The relevance of the observed tumors to human exposure cannot be discounted.
3. The structurally related compounds are largely nonmutagens but are hepatocarcinogens." (emphasis in original)

Thus, the U.S. EPA (2001) has found that epoxiconazole causes increased incidences of combined malignant and benign adrenal tumors in male and female rats, malignant liver tumors in male rats, and malignant and combined malignant and benign liver tumors in male and female mice.

Request for relevant information: OEHHA is committed to public participation in its implementation of Proposition 65. OEHHA wants to ensure that its regulatory decisions are based on a thorough consideration of all relevant information. OEHHA is requesting public comment concerning whether these chemicals meet the criteria set forth in the Proposition 65 regulations for authoritative bodies listings.

After reviewing all comments received, OEHHA will determine whether the identified chemicals meet the regulatory criteria for administrative listing and proceed with listing. For chemicals determined to meet the listing criteria, OEHHA will publish a Notice of Intent to List.

In order to be considered, **OEHHA must receive comments by 5:00 p.m. on Tuesday, January 12, 2010.** We encourage you to submit comments in electronic form, rather than in paper form. Comments transmitted by e-mail should be addressed to coshita@oehha.ca.gov. Comments submitted in paper form may be mailed, faxed, or delivered in person to the addresses below:

Mailing Address: Ms. Cynthia Oshita
Office of Environmental
Health Hazard Assessment
P.O. Box 4010, MS-19B
Sacramento, California
95812-4010

Fax: (916) 323-8803

Street Address: 1001 I Street
Sacramento, California 95814

Optional public forum: Upon request, OEHHA will schedule a public forum to provide individuals an opportunity to present oral comments on the possible listing of these chemicals. At the forum, the public may discuss the scientific data and other relevant information related to whether any of these chemicals meet the criteria for listing in the regulations.

Requests for a public forum must be submitted in writing no later than December 11, 2009. The written request must be sent to OEHHA at the mailing address above. If a public forum is requested, a notice will be posted on the OEHHA web site at least ten days before the forum date. The notice will provide the date, time, location and subject matter to be heard. Notices will also be sent to those individuals requesting such notification.

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

References

U.S. Environmental Protection Agency (U.S. EPA, 1999). Cancer Assessment Document. Evaluation of the Carcinogenic Potential of Clodinafop-Propargyl (CGA 184927). Health Effects Division, Office of Pesticides Programs. December 7, 1999.

U.S. Environmental Protection Agency (U.S. EPA, 2000). Cancer Assessment Document. Evaluation of the Carcinogenic Potential of Diclofop-Methyl (Second Review). Health Effects Division, Office of Pesticide Programs. May 24, 2000.

U.S. Environmental Protection Agency (U.S. EPA, 2001). Cancer Assessment Document. Evaluation of the Carcinogenic Potential of Epoxiconazole. Health

Effects Division, Office of Pesticide Programs. January 24, 2001.

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# 2009-0922-01
 BOARD OF EDUCATION
 California High School Exit Examination (CAHSEE)

The Board of Education adopted this rulemaking action to amend Title 5 regulations that guide local educational agencies in administering the California High School Exit Examination (CAHSEE) and in reporting related student demographic data. The amendments address issues that have arisen due to recent changes in the Education Code and from experience in administering the CAHSEE, and to clarify and ensure consistency across all components of the CAHSEE with other state assessment programs.

Title 5
 California Code of Regulations
 AMEND: 1200, 1204.5, 1207, 1207.5, 1210, 1211.5, 1215, 1215.5, 1216 REPEAL: 1207.2
 Filed 11/03/2009
 Effective 12/03/2009
 Agency Contact: Connie Diaz (916) 319-0584

File# 2009-1023-01
 DEPARTMENT OF FOOD AND AGRICULTURE
 Asian Citrus Psyllid Interior Quarantine

This regulatory action expands the quarantine area in San Diego County to help prevent the spread of the Asian Citrus Psyllid (ACP), associated bacteria, and Citrus Greening (CG) disease. The CG disease kills citrus crops and there is no cure for it. The potential for damage is measured in many millions of dollars. There is a federal quarantine requirement. The total regulated area would then be approximately 11,174 square miles. In addition to expanding the regulated area, this amendment:

1. requires nursery stock in the quarantine area to be

- treated in a manner approved by the Department and bear labels stating that it may not be moved outside the quarantine area;
2. allows for the movement of regulated articles within the quarantined area;
3. allows for the movement of articles or commodities through a quarantine area without delay and by a direct route in an enclosed vehicle or container or completely enclosed by a covering to prevent exposure to the ACP while enroute through the quarantine area.

Title 3
 California Code of Regulations
 AMEND: 3435(b), (c) and (d)
 Filed 10/30/2009
 Effective 10/30/2009
 Agency Contact: Susan McCarthy (916) 654-1017

File# 2009-1001-01
 DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
 Mobilehome Parks Act

This change without regulatory effect corrects the text of 25 CCR, section 1008 by removing mention of a fee of \$7 per campsite as a component of a special occupancy park's annual permit to operate fee.

Title 25
 California Code of Regulations
 AMEND: 1008
 Filed 10/29/2009
 Agency Contact: Ruth Ibarra (916) 327-2796

File# 2009-0923-01
 DEPARTMENT OF MENTAL HEALTH
 MHS Workforce Education and Training

The Department of Mental Health proposed to amend sections 3310 and 3510 and adopt more than thirty new sections in title 9 of the California Code of Regulations concerning the Workforce Education and Training component of the Mental Health Services Act. Section 3855 of the new regulation sections was disapproved.

Title 9
 California Code of Regulations
 ADOPT: 3200.125, 3200.215, 3200.217, 3200.253, 3200.254, 3200.255, 3200.256, 3200.275, 3200.276, 3200.320, 3200.325, 3550, 3810, 3820, 3830, 3840, 3841, 3842, 3843, 3844, 3844.1, 3845, 3850, 3851, 3851.1, 3852, 3853, 3854, 3854.1, 3854.2, 3856 AMEND: 3310, 3510
 Filed 11/04/2009
 Effective 12/04/2009
 Agency Contact: Jon Cordova (916) 651-1446

File# 2009-0928-01
DIVISION OF WORKERS COMPENSATION
Health Care Organization Regulations

The Division of Workers Compensation amended sections 9771, 9778, 9779, and 9779.5 and repeal section 9779.9 in title 8 of the California Code of Regulations to reduce fees charged of Health Care Organizations and reduce the amount of information required to be reported.

Title 8
California Code of Regulations
AMEND: 9771, 9778, 9779, 9779.5 REPEAL:
9779.9
Filed 11/04/2009
Effective 01/01/2010
Agency Contact:
Destie Overpeck (510) 286-7100

File# 2009-0917-01
FISH AND GAME COMMISSION
General Use on State and Federal Areas

The Fish and Game Commission amended section 551 of title 14 of the California Code of Regulations to change various areas to comply with U.S. Fish and Wildlife name changes to wildlife areas, renumber existing wildlife areas under the appropriate regions within the Department of Fish and Game management, include a reference to an applicable federal regulation, and delete a former wildlife area designated a state park by State Parks and Recreation. This action was submitted to the Office of Administrative Law as a change without regulatory effect under section 100 of title 1 of the California Code of Regulations.

Title 14
California Code of Regulations
AMEND: 551
Filed 10/29/2009
Agency Contact: Jon Snellstrom (916) 653-4899

File# 2009-1020-03
MANAGED RISK MEDICAL INSURANCE
BOARD
HFP Subscriber Premium Increase

Assembly Bill 1422 raised the family child contributions for the Healthy Families Program effective November 1, 2009. The Managed Risk Medical Insurance Board amended section 2699.6809 of title 10 of the California Code of Regulations to reflect these increases. This filing is deemed an emergency by the Legislature and exempt from review by the Office of Administrative Law pursuant to section 12693.22 of the Insurance Code.

Title 10
California Code of Regulations
AMEND: 2699.6809
Filed 10/29/2009
Effective 11/01/2009
Agency Contact: Dianne Knox (916) 234-0592

File# 2009-1020-04
MANAGED RISK MEDICAL INSURANCE
BOARD
Increasing Copayments and Limiting Choice of Dental
Plans

The Healthy Families Program (HFP) is California's state- and federally-funded Children's Health Insurance Program (CHIP) established pursuant to title XXI of the federal Social Security Act. The Board administers HFP. HFP provides comprehensive health, dental and vision insurance to low-income children under the age of 19 with family income above the Medi-Cal income eligibility levels. Approximately two-thirds of the funding for HFP is provided by the federal CHIP. This emergency regulatory action reduces HFP costs by limiting some applicants' choice to lower-cost dental plans and increases the amount of benefit copayments to be made to health, vision and dental plans by subscribers. This emergency regulatory action is deemed to meet the emergency standard and is exempt from OAL review pursuant to Insurance Code section 12693.22.

Title 10
California Code of Regulations
AMEND: 2699.6600, 2699.6607, 2699.6619,
2699.6621, 2699.6705, 2699.6715, 2699.6725
Filed 10/29/2009
Effective 11/01/2009
Agency Contact: Dianne Knox (916) 234-0592

File# 2009-0921-03
OCCUPATIONAL SAFETY AND HEALTH
STANDARDS BOARD
Blue Stop Signs, Blue Flags and Blue Lights

This regulatory action allows the use of blue flags as blue signals used for work on industrial railroad sidings, extends specified requirements for blue stop signs to cover blue flags and blue lights, and requires blue stop signs, blue flags and blue lights to be displayed in accordance with applicable law.

Title 8
California Code of Regulations
AMEND: 3333, 3650
Filed 10/28/2009
Effective 11/27/2009
Agency Contact: Marley Hart (916) 274-5721

File# 2009-0924-04
 STATE ALLOCATION BOARD
 Leroy F. Greene School Facilities Act of 1998: SFP Financial Crisis

On December 17, 2008, the State's Pooled Money Investment Board took action to temporarily halt disbursing cash from the State's Pooled Money Investment Account (PMIA) for capital projects, including school construction projects because of the State's financial situation. The Office of Public School Construction (OPSC) utilizes cash from the PMIA to release State funds for school construction projects that have been approved by the State Allocation Board (SAB). On April 9, 2009, SAB adopted emergency regulations that allowed the SAB to make a finding that certain apportionments are "inactive" to relieve school districts from meeting the 18-month time limit for the release of their SAB-approved apportionments as stipulated in Education Code section 17076.10(d). When State financing becomes available for bond-funded projects, the 18-month time limit will resume and school districts will be able to move forward with their projects. This action is the certificate of compliance making permanent the emergency regulatory action that included the definition for the term "Inactive Apportionment" and the criteria to be met in order for SAB to make a finding that an apportionment is "inactive."

Title 2
 California Code of Regulations
 ADOPT: 1859.96 AMEND: 1859.2, 1859.90
 Filed 11/03/2009
 Effective 11/03/2009
 Agency Contact: Robert Young (916) 445-0083

File# 2009-1029-01
 STATE WATER RESOURCES CONTROL BOARD
 Storage of Biodiesel Blends in Underground Storage Tanks

This is a readopt of a prior emergency regulatory action (OAL file no. 2009-0521-02E) that allows for the lawful storage of certain biodiesel blends up to 20% biodiesel, 80% petroleum diesel, commonly known as B20, in underground storage tanks (USTs) that have been tested and approved for storing petroleum diesel, if specified conditions are met; however, the required testing for storing B20 by an independent testing organization has not been completed.

Title 23
 California Code of Regulations
 ADOPT: 2631.2
 Filed 11/04/2009
 Effective 11/28/2009
 Agency Contact: Lori Brock (916) 341-5185

File# 2009-0924-02
 STATE WATER RESOURCES CONTROL BOARD
 BPA to establish a TMDL for pathogens in Richardson Bay

This regulatory action revises the Basin Plan to establish a Total Maximum Daily Load (TMDL) for pathogens in Richardson Bay. The San Francisco Bay Regional Water Quality Control Board adopted Resolution No. R2-2008-0061 to make this amendment and the State Water Resources Control Board approved it with Resolution No. 2009-0063.

Title 23
 California Code of Regulations
 ADOPT: 3919.5
 Filed 11/02/2009
 Agency Contact: Peter Martin (916) 341-5557

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN June 3, 2009 TO
 November 4, 2009**

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
 11/03/09 ADOPT: 1859.96 AMEND: 1859.2, 1859.90
 10/01/09 AMEND: 2291, 2292, 2294 ADOPT: 2297
 10/01/09 AMEND: 1898.2, 1898.7
 09/22/09 ADOPT: 18603, 18603.1
 09/22/09 ADOPT: 18901.1 AMEND: 18420.1
 09/18/09 AMEND: 1859.76
 09/17/09 AMEND: 2270, 2271
 09/14/09 AMEND: 588.1, 588.2
 08/31/09 ADOPT: 1859.324.2 AMEND: 1859.302, 1859.324.1, 1859.330
 08/03/09 ADOPT: 647.5, 647.25, 647.36, 647.37.1 AMEND: 647.1, 647.2, 647.3, 647.4, 647.20, 647.20.1, 647.22, 647.23, 647.24, 647.26, 647.30, 647.31, 647.32, 647.33, 647.35, 647.38 REPEAL: 647.25, 647.34
 07/30/09 ADOPT: 1899.570, 1899.575, 1899.580, 1899.585
 07/20/09 ADOPT: 721
 07/07/09 AMEND: 18450.4
 07/06/09 AMEND: 18940.2

CALIFORNIA REGULATORY NOTICE REGISTER 2009, VOLUME NO. 46-Z

06/15/09 ADOPT: 18746.4 AMEND: 18741.1, 18746.1, 18746.3
06/12/09 ADOPT: 649.14, 649.17, 649.18, 649.23, 649.25, 649.29, 649.32, 649.33, 649.48 AMEND: 647.4, 649, 649.2, 649.4, 649.7, 649.8, 649.11, 649.12, 649.13, 649.15, 649.16, 649.22, 649.24, 649.26, 649.27, 649.28, 649.30, 649.31, 649.35, 649.36, 649.50, 649.51, 649.57, 649.58, 649.59, 649.62 REPEAL: 649.3, 649.6, 649.9, 649.10, 649.14, 649.23, 649.25
06/09/09 ADOPT: 18405

Title 3

10/30/09 AMEND: 3435(b), (c) and (d)
10/15/09 AMEND: 3434(b)
10/08/09 AMEND: 3434(b)
10/08/09 AMEND: 3591.20(a)
09/24/09 AMEND: 3406(b)
09/24/09 AMEND: 3434(b)
09/22/09 AMEND: 6562
09/15/09 AMEND: 3434(b)
09/14/09 AMEND: 3435(b)
09/10/09 ADOPT: 2300.1, 2300.2, 2300.3 AMEND: 2300
09/09/09 AMEND: 3434(b)
09/03/09 AMEND: 3434(b)
09/01/09 AMEND: 3435(b)
08/28/09 AMEND: 3434(b)
08/27/09 AMEND: 3435(b)
08/27/09 AMEND: 3588
08/26/09 AMEND: 6400, 6502, 6620, 6626(a)–(b), 6626(c), 6627, 6670, 6672, 6736, and incorporated by reference forms
08/20/09 AMEND: 3406(b)
08/20/09 AMEND: 3591.13(a)
08/13/09 AMEND: 3434(b)
08/13/09 AMEND: 6618, 6619, 6761.1, 6770, 6771
08/12/09 ADOPT: 902.15
08/07/09 AMEND: 3406(b)
08/05/09 AMEND: 3434(b), 3434(c)
08/04/09 AMEND: 3423(b)
07/31/09 ADOPT: 3436
07/24/09 AMEND: 3434(b)
07/22/09 ADOPT: 3591.23
07/22/09 AMEND: 3406(b)
07/21/09 AMEND: 3591.2(a)
07/20/09 AMEND: 3591.20(a)
07/13/09 AMEND: 625
07/07/09 AMEND: 3435
07/02/09 AMEND: 3423(b)
06/30/09 AMEND: 3434(b)
06/22/09 AMEND: 3434(b)

06/19/09 AMEND: 3591.20(a)
06/15/09 AMEND: 3406(b)
06/15/09 AMEND: 3434(b)

Title 4

10/27/09 AMEND: 8034, 8035, 8042, 8043
10/20/09 AMEND: 1606
10/07/09 AMEND: 7030, 7034, 7035, 7037, 7038, 7042, 7044, 7045, 7046, 7048, 7049, 7050
08/25/09 ADOPT: 12380, 12381, 12384, 12385, 12386 AMEND: 12360
08/04/09 AMEND: 1853
07/31/09 AMEND: 10020
07/31/09 ADOPT: 7051, 7052, 7053, 7054, 7055, 7056, 7057, 7058, 7059, 7060, 7061, 7062, 7063, 7064, 7065, 7066, 7067, 7068, 7069, 7070, 7071
07/21/09 AMEND: 1979, 1979.1
07/21/09 REPEAL: 1950.1
06/25/09 ADOPT: 12486
06/22/09 ADOPT: 8078.1 AMEND: 8070, 8072, 8076, 8078
06/04/09 AMEND: 106

Title 5

11/03/09 AMEND: 1200, 1204.5, 1207, 1207.5, 1210, 1211.5, 1215, 1215.5, 1216 REPEAL: 1207.2
08/20/09 ADOPT: 19825.1 AMEND: 19816, 19816.1, 19825, 19825.1 (renumber to 19825.2)
07/21/09 ADOPT: 43200
07/21/09 ADOPT: 43220
07/21/09 AMEND: 42920
07/21/09 ADOPT: 40411
07/09/09 AMEND: 18100
07/03/09 ADOPT: 80027.1, 80048.7 AMEND: 80027
06/29/09 ADOPT: 19821.5, 19825.1, 19828.4, 19837.3, 19839, 19845.2 AMEND: 19815, 19816, 19816.1, 19828.3, 19837.2, 19845.1, 19846

Title 8

11/04/09 AMEND: 9771, 9778, 9779, 9779.5 REPEAL: 9779.9
10/28/09 AMEND: 3333, 3650
10/26/09 AMEND: 5306
10/22/09 AMEND: 3277
10/07/09 AMEND: 2395.6
08/31/09 AMEND: 3385
08/27/09 AMEND: 3400
07/31/09 AMEND: 1637, 1646
07/27/09 AMEND: 5006.1
07/24/09 AMEND: 3466

07/23/09 AMEND: 1598, 1599
 07/06/09 ADOPT: 5199
 07/06/09 ADOPT: 5199.1
 06/22/09 AMEND: 230.1
 06/18/09 ADOPT: 9792.23.1, 9792.23.2,
 9792.23.3, 9792.23.4, 9792.23.5,
 9792.23.6, 9792.23.7, 9792.23.8,
 9792.23.9, 9792.24, 9792.24.1,
 9792.24.2, 9792.24.3, 9792.25, 9792.26
 AMEND: 9792.20, 9792.21, 9792.22,
 9792.23

Title 9

11/04/09 ADOPT: 3200.125, 3200.215, 3200.217,
 3200.253, 3200.254, 3200.255,
 3200.256, 3200.275, 3200.276,
 3200.320, 3200.325, 3550, 3810, 3820,
 3830, 3840, 3841, 3842, 3843, 3844,
 3844.1, 3845, 3850, 3851, 3851.1, 3852,
 3853, 3854, 3854.1, 3854.2, 3856
 AMEND: 3310, 3510
 10/26/09 ADOPT: 4350
 09/22/09 ADOPT: 7213.4, 7213.5, 7213.6, 7214.1,
 7214.2, 7214.3, 7214.4, 7214.6, 7214.8,
 7215.1, 7216.1, 7216.2, 7220.3, 7220.5,
 7220.7 AMEND: 7213, 7213.1, 7213.2,
 7213.3, 7214, 7215, 7216, 7218, 7220,
 7221, 7224, 7225, 7226, 7226.1, 7226.2,
 7227, 7227.1, 7227.2 REPEAL: 7219
 09/14/09 ADOPT: 4000, 4005
 08/04/09 AMEND: 7331
 06/29/09 ADOPT: 10700, 10701 AMEND: 10518,
 10529 REPEAL: 10532, 10533
 06/26/09 ADOPT: 7212.1, 7212.2, 7212.3, 7212.4
 AMEND: 7210, 7211, 7212

Title 10

10/29/09 AMEND: 2699.6809
 10/29/09 AMEND: 2699.6600, 2699.6607,
 2699.6619, 2699.6621, 2699.6705,
 2699.6715, 2699.6725
 10/26/09 AMEND: 2632.9
 10/26/09 AMEND: 2695.85
 10/15/09 AMEND: 2632.5
 10/06/09 ADOPT: 2728, 2773, 2903 AMEND:
 2731, 2848, 2930 REPEAL: 2728, 2755
 09/29/09 AMEND: 2699.6625
 09/24/09 AMEND: 260.004, 260.017.1,
 260.102.14, 260.165, 260.210, 260.211,
 260.230.1, 260.236, 260.236.1,
 260.237.2, 260.240, 260.241.3
 REPEAL: 260.101, 260.103.3,
 260.237.1
 09/23/09 AMEND: 260.102.8(b), 260.103.6,
 260.105.15, 260.113, 260.140.8(b)(4),
 260.140.42(e), 260.140.71.2,

260.140.114.1(c), 260.151(a),
 260.236(c)(3)(C), 260.608, 1457(d),
 1950.122.1, 2020(c), 2030, Note after
 Subchapter 6 REPEAL: 250.50, 250.51
 09/17/09 AMEND: 2699.6805
 08/19/09 AMEND: 2699.6707, 2699.6711,
 2699.6721, 2699.6723, 2699.6725,
 2699.6809
 08/04/09 ADOPT: 2355.1, 2355.2 AMEND:
 2359.4 amended and renumbered to
 2355.3, 2359.7 renumbered to 2355.4,
 2359.8 renumbered to 2355.5 REPEAL:
 2355.1, 2355.2, 2355.3, 2355.4, 2355.5,
 2355.6, 2355.7, 2355.8, 2356.1, 2356.2,
 2356.3, 2356.4, 2356.5, 2356.6, 2356.7,
 2356.8, 2356.9, 2357.1, 2357.2, 2357.3,
 2357.4, 2357.5, 2357.6, 2357.7, 2357.8,
 2357.9, 2357.10, 2357.11, 2357.12,
 2357.13, 2357.14, 2357.15, 2357.16,
 2357.17, 2357.18, 2357.19, 2358.1,
 2358.2, 2358.3, 2358.4, 2358.5, 2358.6,
 2358.7, 2358.8, 2358.9, 2359.1, 2359.2,
 2359.3, 2359.5, 2359.6
 07/29/09 ADOPT: 2194.50, 2194.51, 2194.52,
 2194.53, 2194.54, 2194.55
 07/14/09 ADOPT: 2359.8
 07/09/09 AMEND: 2797
 07/06/09 AMEND: 250.30
 06/24/09 AMEND: 2498.4.9
 06/24/09 AMEND: 2498.4.9
 06/24/09 AMEND: 2498.4.9
 06/24/09 AMEND: 2498.4.9

Title 11

10/14/09 AMEND: 9052(c), 9053(b), 9053(c),
 9053(e)(5)(A)4, 9053(e)(10)(A),
 9053(e)(10)(B), 9054(e)(4), 9057(b),
 9059(b), 9059(c), 9059(e)(9)(A),
 9059(e)(9)(B), 9060(e)(4)

Title 12

10/13/09 ADOPT: 600 REPEAL: 600
 09/17/09 ADOPT: 508

Title 13

10/20/09 AMEND: 2433
 10/13/09 ADOPT: 2350, 2351, 2352, 2353, 2354,
 2355, 2356, 2357, 2358, 2359
 09/16/09 ADOPT: 2468, 2468.1, 2486.2, 2468.3,
 2468.4, 2468.5, 2468.6, 2468.7, 2468.8,
 2468.9, 2468.10
 09/01/09 AMEND: 2222
 08/24/09 AMEND: 2193
 08/12/09 AMEND: 2020(b)
 07/29/09 AMEND: 599
 07/17/09 AMEND: 2111, 2112, Appendix A, 2139,
 2147, 2440, 2441, 2442, 2443.1, 2443.2,

CALIFORNIA REGULATORY NOTICE REGISTER 2009, VOLUME NO. 46-Z

2443.3, 2444.1, 2444.2, 2445.1, 2445.2, 2446, 2447, 2474, Documents Incorporated by Reference REPEAL: 2448

06/29/09 AMEND: 2702, 2704
 06/16/09 AMEND: 1239
 06/04/09 ADOPT: 2340, 2341, 2342, 2343, 2344, 2345

Title 14

10/29/09 AMEND: 551
 10/27/09 AMEND: 938.8
 10/27/09 ADOPT: 1530.05 AMEND: 1553, 1554, 1561.1, 1562, 1564, 1567
 10/26/09 ADOPT: 1091.15 AMEND: 1091.9
 10/22/09 ADOPT: 749.5
 10/20/09 ADOPT: 6594, 6594.1, 6594.2, 6594.3, 6594.4, 6594.5, 6594.6, 6594.7, 6594.8, 6594.9, 6594.20, 659.21, 6594.22, 6594.23, 6594.24, 6594.25, 6594.26, 6594.27, 6594.40, 6594.41, 6594.42, 6594.43, 6594.44, 6594.45, 6594.46, 6594.47
 10/20/09 AMEND: 300
 10/07/09 AMEND: 122
 10/05/09 AMEND: 670.5
 09/15/09 AMEND: 502
 08/25/09 AMEND: 257, 300, 311, 313
 08/24/09 ADOPT: 749.4
 07/14/09 AMEND: 124
 07/13/09 AMEND: 163
 06/23/09 AMEND: 3959(b)(4)
 06/23/09 ADOPT: 4351.1 AMEND: 4351
 06/16/09 AMEND: 753.5
 06/15/09 AMEND: 27.80
 06/12/09 AMEND: 265, 353, 360, 361, 362, 363, 364, 555, 708

Title 15

10/23/09 ADOPT: 3999.8
 10/14/09 AMEND: 3045.2
 10/06/09 AMEND: 3000, 3173.1, 3176, 3176.3, 3315, 3323
 09/29/09 AMEND: 3341.5
 08/18/09 ADOPT: 1800, 1806, 1812, 1814, 1830, 1831, 1840, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1856, 1857, 1860, 1866, 1867, 1868, 1870, 1872, 1876, 1878, 1888, 1890, 1892
 08/11/09 AMEND: 2253
 08/11/09 ADOPT: 3650, 3651, 3652, 3653, 3654 REPEAL: 3652.1
 07/28/09 ADOPT: 3077, 3077.1, 3077.2, 3077.3, 3077.4 AMEND: 3000, 3043.6, 3375

06/17/09 ADOPT: 3640, 3730 AMEND: 3500, 3501, 3502, 3600, 3610, 3620, 3625, 3630, 3740

06/17/09 ADOPT: 3099

Title 16

10/08/09 AMEND: 1888
 10/07/09 ADOPT: 1399.90, 1399.91, 1399.92, 1399.93, 1399.94, 1399.95, 1399.96, 1399.97, 1399.98, 1399.99 REPEAL: 1399.50, 1399.52
 10/05/09 ADOPT: 1399.514
 09/16/09 ADOPT: 1950.1 AMEND: 1984
 09/16/09 ADOPT: 1399.720, 1399.721, 1399.722, 1399.723, 1399.724, 1399.725
 09/08/09 AMEND: 2310
 08/24/09 AMEND: 4161
 08/11/09 AMEND: 2504.1, 2517.5, 2537, 2540.6, 2564.1, 2575.5, 2590, 2592.6
 08/05/09 AMEND: 995
 08/05/09 AMEND: 1399.15
 08/04/09 ADOPT: 1773.5 AMEND: 1773
 07/28/09 AMEND: 4110
 07/27/09 AMEND: 4130
 07/24/09 AMEND: 1391.10, 1391.12
 07/24/09 AMEND: 1387, 1387.6
 07/17/09 AMEND: 1999.5
 06/26/09 ADOPT: 2611 AMEND: 2606, 2614, 2615, 2616, 2621, 2649 REPEAL: 2612, 2613, 2623
 06/26/09 AMEND: 426.51
 06/16/09 AMEND: 1524
 06/12/09 AMEND: 2021, 2068.5, 2068.6 REPEAL: 2067, 2068
 06/03/09 AMEND: 1888

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10/15/09 ADOPT: 1230 REPEAL: 1230
 09/22/09 AMEND: 2500, 2502, 2505
 09/18/09 AMEND: 100500
 09/01/09 ADOPT: 95360, 95361, 95362, 95363, 95364, 95365, 95366, 95367, 95368, 95369, 95370
 08/19/09 ADOPT: 100081
 08/13/09 AMEND: 6500.74, 6500.77
 06/18/09 AMEND: 94508, 94509, 94510, 94512, 94513, 94515

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09/29/09 AMEND: 1620
 07/30/09 AMEND: 1668
 06/04/09 AMEND: 1532, 1533.1, 1533.2, 1534, 1535

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08/03/09 AMEND: 1670, 1671, 1672, 1673, 1674, 1675
 07/10/09 AMEND: 1601, 1602, 1604, 1605.3, 1606
 07/10/09 AMEND: 1601, 1602, 1603, 1604, 1605.1, 1605.2, 1605.3, 1606, 1607, 1608
 06/23/09 AMEND: 3.1, 3.2, 4.3, 8.6, 10.3, 11.3, 13.2
 06/04/09 AMEND: 1.4, 1.6, 1.7, 1.8, 1.9, 1.10, 1.11, 1.12, 1.13, 1.14, 1.15, 1.16, 2.3, 2.6, 3.2, 3.6, 8.1, 8.2, 8.3, 11.6, 13.9, 14.2, 14.3, 14.6, 15.2, 17.3, 17.4, 18.1

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10/06/09 ADOPT: 1412.1, 1412.2, 1412.3, 1412.4, 1412.5, 1412.6, 1412.7, 1412.8, 1412.9
 09/16/09 ADOPT: 7700, 7701, 7702, 7703, 7704, 7705, 7706, 7707, 7708, 7709, 7710, 7711
 06/22/09 ADOPT: 7700, 7701, 7702, 7703, 7704, 7705, 7706, 7707, 7708, 7709, 7710, 7711

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08/31/09 ADOPT: 2706-7
 07/31/09 AMEND: 80001, 85002 and 85068.4
 07/23/09 AMEND: 120201
 07/22/09 AMEND: 51529
 07/20/09 AMEND: 68201, 68202, 68205, 68206, 68207, 68208, 68209, 68210, 68211, and Appendix 1 to Article 1 of Chapter 47
 07/13/09 AMEND: 66273.3, 66273.39
 06/17/09 AMEND: 926-3, 926-4, 926-5

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11/04/09 ADOPT: 2631.2
 11/02/09 ADOPT: 3919.5
 10/21/09 AMEND: 1062, 1064, 1066, 1070
 10/06/09 AMEND: 3939.2
 09/30/09 ADOPT: 570, 571, 572, 573, 574, 575, 576
 09/30/09 AMEND: 3939.2
 09/16/09 ADOPT: 2814.20, 2814.21, 2814.22, 2814.23, 2814.24, 2814.25, 2814.26,

2814.27, 2814.28, 2814.29, 2814.30, 2814.31, 2814.32, 2814.33, 2814.34, 2814.35, 2814.36, 2814.37 REPEAL: 2814.20, 2814.21, 2814.22, 2814.23, 2814.24, 2814.25, 2814.26, 2814.27, 2814.28, 2814.29, 2814.30, 2814.31, 2814.32, 2814.33, 2814.34, 2814.35, 2814.36, 2814.37

09/15/09 ADOPT: 2910.1
 09/15/09 ADOPT: 3989.9
 09/10/09 ADOPT: 490.1, 492.1, 492.2, 492.3, 492.4, 492.5, 492.6, 492.7, 492.8, 492.9, 492.10, 492.11, 492.12, 492.13, 492.14, 492.15, 492.16, 492.17, 493.1, 493.2
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 08/05/09 ADOPT: 3959.2
 07/09/09 ADOPT: 3959.3
 06/25/09 ADOPT: 3989.8
 06/16/09 ADOPT: 3939.36

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10/29/09 AMEND: 1008
 10/15/09 ADOPT: 4100, 4102, 4104
 09/17/09 AMEND: 637
 09/17/09 AMEND: 1008
 09/08/09 ADOPT: 7980, 7980.1, 7982, 7982.1, 7982.2, 7982.3, 7982.4, 7983, 7983.1, 7983.2, 7983.3, 7983.4, 7983.5, 7984, 7984.1, 7984.2
 08/19/09 ADOPT: 4200, 4202, 4204, 4205, 4206, 4208, 4210, 4212, 4214, 4216

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10/26/09 AMEND: 25102(d)
 07/23/09 AMEND: 25204

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09/22/09 AMEND: 40-107, 42-213, 89-130
 08/31/09 ADOPT: 31-021 AMEND: 31-003, 31-410, 31-501
 07/06/09 ADOPT: 31-003, 31-502 AMEND: 31-002
 06/29/09 AMEND: 11-425, 22-001, 22-003, 22-009, 45-302, 45-303, 45-304, 45-305, 45-306