



# 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. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (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**

**ADOPTION**

**MULTI-COUNTY**

AGENCY: Sacramento County Sanitation Districts Financing Authority

A written comment period has been established commencing on November 14, 2014 and closing on **December 29, 2014**. Written comments should be directed to the Fair Political Practices Commission, Attention Ivy Branaman, 428 J Street, Suite 620, Sacramento, California 95814.

At the end of the 45-day comment period, the proposed conflict-of-interest code(s) will be submitted to the Commission's Executive Director for her review, unless any interested person or his/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.

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 29,**

**2014.** If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

**COST TO LOCAL AGENCIES**

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

**EFFECT ON HOUSING COSTS AND BUSINESSES**

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

**AUTHORITY**

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

**REFERENCE**

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

**CONTACT**

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

**AVAILABILITY OF PROPOSED CONFLICT-OF-INTEREST CODES**

Copies of the proposed conflict-of-interest codes may be obtained from the Commission offices or the respective agency. Requests for copies from the Commission should be made to Ivy Branaman, Fair Political Practices Commission, 428 J Street, Suite 620,

Sacramento, California 95814, telephone (916) 322-5660.

### TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE

#### NOTICE OF INTENTION TO AMEND THE CONFLICT-OF-INTEREST CODE OF THE CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE

NOTICE IS HEREBY GIVEN that the California Department of Food and Agriculture, pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment to its Conflict-of-Interest Code. The purpose of these amendments is to implement the requirements of sections 87300 through 87302, and section 87306 of the Government Code.

The California Department of Food and Agriculture proposes to amend its Conflict-of-Interest Code to include employee positions that involve the making or participation in the making of decisions that may have a foreseeable material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code.

This amendment adopts a new conflict-of-interest code clarifying designated positions and disclosure categories and makes other technical changes to reflect the current organizational structure of the Department. Copies of the amended code are available and may be requested from the Contact Person set forth below.

Any interested person may submit written statements, arguments, or comments relating to the proposed amendments by submitting them in writing no later than December 29, 2014, or at the conclusion of the public hearing, if requested, whichever comes later, to the Contact Person set forth below.

At this time, no public hearing has been scheduled concerning the proposed amendments. If any interested person or the person's representative requests a public hearing, he or she must do so no later than December 14, 2014, by contacting the Contact Person set forth below.

The California Department of Food and Agriculture has prepared a written explanation of the reasons for the proposed amendments and has available the information on which the amendments are based. Copies of the proposed amendments, the written explanation of the reasons, and the information on which the amendments are based may be obtained by contacting the Contact Person set forth below.

The California Department of Food and Agriculture has determined that the proposed amendments:

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

In making these proposed amendments, the California Department of Food and Agriculture must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the amendments are proposed or would be as effective and less burdensome to affected persons than the proposed amendments.

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

Teresa Swafford  
1220 N Street  
Sacramento, CA 95814  
(916) 403-6616  
Teresa.Swafford@cdfa.ca.gov

### TITLE 16. BOARD OF BEHAVIORAL SCIENCES

NOTICE IS HEREBY GIVEN that the Board of Behavioral Sciences (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 Behavioral Sciences  
1625 N. Market Blvd.  
El Dorado Room, Suite 220  
Sacramento, CA 95834  
December 29, 2014  
10:00 a.m.-11:00 a.m.

Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office not later than 5:00 p.m. on December 29, 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 4980.60 and 4990.20 of the Business and Professions Code (BPC), and to implement, interpret or make specific Sections 101.6, 163.5, 4980.03, 4980.30, 4980.35, 4980.397, 4980.399, 4980.40, 4980.44, 4980.50, 4980.54, 4980.72, 4984.01, 4984.7, 4984.8, 4984.72, 4989.20, 4989.22, 4989.44, 4989.68, 4992, 4992.05, 4992.07, 4992.09, 4992.1, 4996.1, 4996.2, 4996.3, 4996.4, 4996.6, 4996.17, 4996.18, 4996.28, 4997, 4999.42, 4999.45, 4999.46, 4999.50, 4999.52, 4999.53, 4999.54, 4999.55, 4999.60, 4999.61, 4999.64, 4999.100, 4999.104, 4999.112, and 4999.120 of the B&P Code, the Board is considering changes to Division 18 of Title 16 of the California Code of Regulations as described in this Notice.

INFORMATIVE DIGEST/POLICY STATEMENT  
OVERVIEW

**Introduction**

The Board of Behavioral Sciences is the regulatory entity tasked with regulating the practice of licensed marriage and family therapists (LMFTs), licensed educational psychologists (LEPs), licensed clinical social workers (LCSWs) and licensed professional clinical counselors (LPCCs) in the State of California. The Board’s highest priority is public protection when exercising its licensing, regulatory, and disciplinary functions.

Business and Professions Code (BPC) Sections 4980.60 and 4990.20 authorize the Board to adopt rules and regulations that are necessary to carry out its mandates.

BPC section 101.6 permits the Board to determine whether applicants possess the skills and qualifications necessary to provide safe and effective services to the public. BPC Sections 4980.50, 4992.1, and 4999.52 require the Board to examine candidates for licensure to assess the candidate’s knowledge, professional skills and judgment.

SB 704 (Chapter 387, Statutes of 2011) and SB 821 (Chapter 473, Statutes of 2013), effective January 1, 2016, restructure the examination process for applicants seeking licensure as one of the following:

- Licensed Marriage and Family Therapist (LMFT)
- Licensed Clinical Social Worker (LCSW)

- Licensed Professional Clinical Counselors (LPCC)

The legislation requires applicants for LMFT, LPCC, and LCSW licensure to pass two exams: a California law and ethics examination and a clinical examination. These new exams replace the standard written and the clinical vignette exams currently in place for LMFT and LCSW applicants, and alter the timing of the examination process for all three license types.

The legislation requires the Board to change the exams required for licensure effective January 1, 2016, as follows:

- A California “law and ethics” exam will replace the “standard written” exam.
- A “clinical” exam will replace the “clinical vignette” exam for LCSW and LMFT (LPCC statute has always used the title “clinical” exam).

Previously, the standard written exam could only be taken once an applicant had completed all other requirements for licensure, and the clinical vignette exam could only be taken once the standard written exam has been passed.

Under the exam restructure, all registered interns and associates, who by definition are gaining the hours of experience required toward licensure, must take the California law and ethics exam during each yearly renewal registration period until passed. If a registrant takes and fails the exam, he or she may renew the registration, but must provide proof of taking a 12-hour California law and ethics course before he or she will be eligible to retake the exam<sup>1</sup>.

If a registrant does not take the exam during a renewal period, he or she will not be allowed to renew the registration until it has been taken<sup>2</sup>. If the registrant does not pass the law and ethics exam while gaining hours of experience, he or she must take the exam upon application for licensure.

Once a registrant passes the law and ethics exam, he or she may continue earning the required hours of supervised experience for licensure. Upon completion of those hours, the registrant may submit an application for licensure and would be eligible to take the clinical exam if approved.

SB 704 also laid the groundwork for the Board to use a national clinical exam for its LCSW and LMFT programs by removing specific references to the “Board-developed clinical vignette” exam. The Board has always had the authority to use a national exam for the LPCC program.

SB 1466 (Chapter 316, Statutes of 2014) provides for transitional grace periods for registrants who apply for renewal during the first six months of the exam restructure.

<sup>1</sup> BPC sections 4980.399, 4992.09, and 4999.55.

<sup>2</sup> BPC sections 4984.01, 4996.28, and 4999.100.

ture. These individuals will be permitted to renew their registration without first participating in the law and ethics exam.

In response to these legislative changes, the Board is proposing regulatory amendments that would align the regulations with the statute; interpret, clarify and implement the examination restructure framework set forth in statute; and increase license portability across states.

### Specific Changes

#### 1. Amend Section 1805; Adopt Section 1805.05 — Re-Examination

Currently, section 1805 requires a 180-day waiting period between all exam retakes, and also permits the Executive Officer to allow for a lesser waiting period. The 180-day waiting period was designed for the Board-developed Standard Written and Clinical Vignette exams, because just two different versions of each exam were available per year. However, with the new Law and Ethics exam, four different versions of the exam will be possible, requiring only a 90-day waiting period between retakes.

The Board has been considering using a national clinical exam for those seeking LCSW or LMFT licensure, and currently uses a national clinical exam for the LPCC program. The waiting period for a national examination is determined by the national testing entity, so this is addressed in the proposal. Language pertaining to the 180-day waiting period has been retained, as the Board's LCSW and LMFT programs still have the option to use California-developed clinical exams.

**Policy Statement Overview:** Adoption of this proposed amendment will benefit applicants, as it will eliminate any conflict and confusion between the 180-day waiting period to re-take an exam, and differing policies of national testing entities. It will allow a shorter waiting period to re-take the Law and Ethics exam, which benefits applicants in the licensing process. Specifying the required waiting periods between retakes would also ensure that candidates do not have the advantage of taking the same version of an exam twice, thereby supporting consumer protection.

#### 2. Adopt Section 1805.01 — Definitions

Once an applicant has completed all educational and experience requirements, he or she may submit an application for licensure. Approval of this application qualifies the individual to take the licensing exams. However, the Board's statutes use two different names to refer to the same application:

- *Application for Licensure* and
- *Application for Examination Eligibility*

In practice, the Board uses the form title *Application for Examination Eligibility*, as this best reflects the application's purpose and helps distinguish it from the *Application for Initial License Issuance* (which is submitted after the applicant has passed both licensing exams).

The use of two different names in statute to refer to the same application already creates some confusion, but the confusion would worsen upon implementation of the exam restructure as described below:

1. The exam restructure process will involve the applicant submitting a request to take the Law and Ethics exam. This request form could be easily confused with the *Application for Examination Eligibility*.
2. The form name becomes an important distinction when considering the proposed amendments to Section 1806 pertaining to abandonment. Currently, an *Application for Examination Eligibility* is considered abandoned when there has been no activity associated with that application for one year. However, a request to take the Law and Ethics exam submitted by a registered intern or associate will not be subject to abandonment.

To avoid potential confusion between application types, a regulatory definition of "application for licensure" is provided.

Additionally, the requirements under exam restructure are different for a registrant vs. an applicant who is not a registrant. Providing a regulatory definition of "application for licensure" and "registrant" will provide clarity for applicants when determining which set of requirements apply to them.

**Policy Statement Overview:** Adoption of these proposed definitions will benefit applicants, as it will provide clarity about application types, application requirements and exam requirements.

#### 3. Amend Section 1806 — Abandonment of Application

Section 1806 currently defines certain applications as "abandoned" by the applicant when there has been no activity associated with that application for at least one year. For example, an applicant has been found to meet all requirements to take the licensing exams, but does not sit for the exam within one year of approval, would be considered abandoned. In this situation, the applicant would be required to reapply and meet all current requirements in place at the time the new application is received.

The purpose of having an abandonment process is twofold:

- (1) It permits the Board to archive files that have been inactive for at least one year.
- (2) It permits the Board to re-evaluate an application to determine whether an individual continues to meet licensing qualifications. For example, the required supervised hours of experience do not qualify if they are more than 6 years old. Should an application for licensure be abandoned, the experience hours would need to be re-evaluated upon reapplication based on the new application date.

The “standard written” and “clinical vignette” exams are currently referenced by name in Section 1806. This proposal replaces the titles of the exams that will be obsolete with references to the new “law and ethics exam” and “clinical exam.”

The exam restructure statutes change the timing of when examinations are required to be taken. It requires the law and ethics exam to be taken as a registrant, rather than at the end of the licensure process. If the registrant does not pass the law and ethics exam while gaining hours of experience, he or she may take the exam upon approval of the application for licensure.

Applicants for the law and ethics exam who also hold an intern or associate registration and have NOT yet applied for licensure are NOT subject to abandonment provisions. This is because there are no time-sensitive qualifications that would need to be re-reviewed.

Applicants for Examination Eligibility (aka applicants for licensure), even if they also hold a valid intern or associate registration, will continue to be subject to abandonment provisions. This is because the hours of experience required for licensure can be no more than 6 years old, and therefore would need to be re-evaluated should the individual reapply after abandonment.

The proposal would also delete language pertaining to the jurisprudence and ethics exam required by BPC sections 4999.52 and 4999.54, required as part of the LPCC grandparenting process, which has ended.

The board’s Licensed Educational Psychologist (LEP) exam program is not part of the exam restructure. However, criteria for abandonment of an LEP exam application is currently covered by subdivision (c), which is proposed to be deleted. Therefore, the LEP exam is proposed to be referenced specifically under paragraph (c)(5).

Policy Statement Overview: Adoption of these proposed amendments will benefit applicants by providing clarity about application types subject to abandonment and by removing outdated language.

**4. Amend Sections 1816.2, 1816.3, 1829, and 1877 — Delete and Replace Descriptions of and References to Obsolete Examinations**

The “standard written” and “clinical vignette” examinations are currently referenced by name in several sections. These specific examinations will no longer be offered as of January 1, 2016. Therefore, this proposal simply replaces the titles of the exams that will be obsolete with references to the new “law and ethics exam” and “clinical exam” (the fees for the new exams will be the same as the fees for the old exams).

Subdivision (h) of Section 1816.2 sets the fee for the LPCC “written exam” and is proposed to be deleted. The Board uses a national LPCC exam, and the fee is set by the national entity and applicants pay the fee directly to that entity.

Section 1816.3, which permits the Board to rescore an examination for a \$20.00 fee, is proposed to be amended to reflect that the Board may only hand score a board-administered exam. Since the Board administers the LPCC law and ethics exam, LPCCs are proposed to be added to this section.

Policy Statement Overview: Adoption of this proposed amendment will benefit applicants, licensees, and consumers by ensuring that the Board’s statutes and regulations are consistent and clear.

**5. Permit use of a National Clinical Examination and Update Exam Descriptions — Amend Sections 1829, and 1877; Adopt Sections 1822.50, 1829.1, and 1877.1**

The exam restructure legislation laid the groundwork for the Board to use a national clinical exam for its LCSW and LMFT programs by deleting specific references to the “Board-developed clinical vignette” exam. The statute now simply requires applicants to pass a “clinical” exam.

This regulatory proposal would explicitly allow the Board to use either a national clinical exam, or a board-administered clinical exam for LMFT and LCSW applicants. The Board already has this authority for the LPCC program. The Board recently voted to work toward implementation of the Association of Social Work Boards (ASWB) national clinical exam for those seeking LCSW licensure, and is working with the Association of Marital and Family Therapy Regulatory Boards (AMFTRB) to determine if its exam for LMFT licensure may be viable for future use in California.

This proposal also provides a general definition of the content that the exams must cover. BPC section 101.6 permits the Board to determine whether applicants possess the skills and qualifications necessary to provide

safe and effective services to the public. The proposed language supports this statute by stating that the new examinations shall test for minimum competency to practice safely, and includes content that will help make that determination.

**Policy Statement Overview:** Adoption of the proposed amendment to allow use of a national exam could benefit applicants and licensees by providing increased portability of licensure across states, and by providing cost savings for out-of-state applicants. The proposed exam descriptions would benefit consumers by helping to ensure that examinations provide public protection by testing for minimum competency to practice safely.

**6. Adopt Sections 1822.51, 1829.2 and 1877.2 — Eligibility to Take the Law & Ethics Exam**

This proposal would clarify the process by which an applicant becomes eligible to take the California Law and Ethics examination, and how eligibility may be maintained in subsequent renewal periods if the exam is not passed. It would require the applicant to hold (or to have held) a registration and submit a request and fee to take the exam, OR have an approved application for licensure in order to be eligible.

**Policy Statement Overview:** Adoption of this proposed amendment will benefit applicants by ensuring that there is a clear process by which an applicant can gain and maintain eligibility to take the law and ethics examination, and creates consistency between the Board’s statutes and regulations. This proposal supports exam security by assuring that non-BBS-applicants do not have access to the California law and ethics exam, thereby enhancing consumer protection.

**7. Adopt Sections 1822.52, 1829.3 and 1877.3 — Time Frames — Law and Ethics Exam**

The exam restructure statutes require new registrants to take the law and ethics exam within the first year of registration as an intern or associate, and at least once per renewal cycle until passed. Existing registrants (issued December 31, 2015 or prior) are required to take the law and ethics exam once per renewal cycle until passed.

SB 1466 (Chapter 316, Statutes of 2014) provides a transitional grace period for existing registrants who apply for renewal during the first six months of the exam restructure. These individuals will be permitted to renew without first participating in the law and ethics exam.

The exam restructure statutes also specify different time-frame requirements for registrants vs. applicants for licensure, and describe the consequences for a registrant who either fails to take or pass the law and ethics exam during any one-year renewal period.

The proposed text in this section does not set forth any additional requirements. It simply places all exam

restructure-related time frame requirements in one place, as the individual components may interact with each other. This will help applicants meet those time frames and thus avoid any negative consequences.

**Policy Statement Overview:** Adoption of these proposed amendments will provide consistency between the Board’s statutes and regulations and provide clarity to applicants pertaining to time frames, which will help individuals avoid the consequences of not meeting those time frames.

**8. Amend Sections 1816, 1816.2, 1816.3, 1816.4, 1816.5, 1816.6, 1816.7, 1829, and 1877 — Technical and Non-Substantive Changes**

This proposal makes several non-substantive and technical amendments which are needed in order to make the regulations consistent with current statutes. These amendments are as follows:

- Updates authority and reference citations to reflect statutory changes.
- Deletes obsolete code section references.
- Incorporates the term “Licensed” to the title “Marriage and Family Therapist” to match the title given in statute.
- Deletes an obsolete annual renewal fee for LPCCs who obtained a license through the grandparenting process. The renewal process is now a two-year cycle, consistent with LPCCs who did not apply through grandparenting. The annual renewal fee was removed by SB 274 (Chapter 148, Statutes of 2011).
- Deletes an obsolete fee for associate clinical social worker registration extensions, the authority for which was removed by SB 1048, Chapter 588, Statutes of 2008.
- Deletes biennial renewal fees that have a built-in expiration date of 2002.
- Deletes board-approved continuing education provider renewal and delinquency fees. Effective July 1, 2015, the Board will no longer be renewing individual providers as a result of recently approved Continuing Education regulations.

**Policy Statement Overview:** Adoption of these proposed amendments will benefit applicants, licensees and consumers by ensuring that the Board’s statutes and regulations are consistent and clear.

**CONSISTENCY OR COMPATIBILITY WITH EXISTING STATE REGULATIONS**

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

FISCAL IMPACT ESTIMATES

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

The changes proposed by this regulation package are primarily technical, clarifying and non-substantive and are intended to ensure that the regulations are consistent with the changes in statute as a result of the passage of SB 704 and SB 274.

With one exception, the proposed changes will not result in any new fiscal impacts. Should the Board decide to use a national clinical examination for LCSW and/or LMFT applicants as a result of this proposal, there would be a minor fiscal impact on the Board.

The Board currently develops the clinical vignette examinations for LMFT and LCSW licensure. Switching to a national exam would lead to some cost savings, because the Board would no longer develop or administer the clinical vignette exam, and would no longer incur clinical exam development or administration costs for that program.

Applicants who take a national exam must pay the national testing entity directly, instead of paying the exam fee to the Board as they do now. This would result in some lost revenue to the Board.

The potential cost savings work out to being close to the same as the potential lost revenue, as shown in the estimate in Attachment B of the STD 399.

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.

The following relevant data was relied upon when making the above determination:

- The purpose of the proposed regulatory changes is to provide consistency with statutory changes that impact individuals only, which take full effect on January 1, 2016.
- Allowing the board the choice of whether to use a national clinical licensing examination does not impact businesses within California.

Impact on Jobs/New Businesses: The Board has determined that this regulatory proposal will not have a significant impact on the creation of jobs or new busi-

nesses, or the elimination of jobs or existing businesses, or the expansion of businesses in the State of California.

Cost Impact on Representative Private Person or Business: There will be no costs to businesses. However, the Board has determined the cost impacts that a representative private person would necessarily incur in reasonable compliance with the proposed action and that are known.

A cost impact to applicants would occur if the Board decided to use a national clinical examination, as the fee is set by the national testing organization. Currently, the Board charges a \$100 clinical vignette examination fee. Should the Board choose to use a national clinical exam, the current exam fees set by the national providers are currently as follows:

- Association of Social Work Boards (ASWB): \$260
- Association of Marital and Family Therapy Regulatory Boards (AMFTRB): \$295

However, some applicants could see reduced costs if the Board decided to use a national clinical exam. If an out-of-state applicant has already taken and passed the same national exam the Board has accepted, then he or she would not need to pay for and pass a Board-administered clinical vignette exam upon application to California. These potential cost impacts are estimated in Attachment A of the STD 399.

Effect on Housing Costs: None.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the fact that the proposed regulations do not impose any new requirements on a business.

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 does not impact multiple industries.

Effect on Small Businesses: The Board has determined that the proposed regulations will not affect small businesses because this proposal does not affect businesses; rather, it affects applicants (individuals) who are seeking licensure from the Board of Behavioral Sciences.

Additionally, this proposal makes Board regulations consistent with current statute, and in accordance with

SB 704 (Chapter 387, Statutes of 2011) and SB 821 (Chapter 473, Statutes of 2013), effective January 1, 2016.

Impact on Jobs/New Businesses: The Board has determined that this regulatory proposal will not have a significant impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California.

Occupations/Businesses Impacted: This proposed regulation will not impact businesses. However, it will impact the Board's individual licensees.

Reporting Requirements: None.

Comparable Federal Regulations: None.

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 indirectly by ensuring the statutes and regulations related to the licensing of mental health practitioners are clear and consistent, and by supporting an examination process that measures a practitioner's ability to provide competent services to the public. The proposal will have no effect on worker safety or the State's environment.

Other Benefits of the Regulation: The benefits will be clarity and consistency in the Board's licensing statutes and regulations, and the possibility of increased license portability for some out-of-state applicants and licensees.

#### 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.bbs.ca.gov](http://www.bbs.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

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

Name: Christy Berger  
Address: 1625 N. Market Blvd., Suite S-200  
Sacramento, CA 95834  
Telephone No.: (916) 574-7817  
Fax No.: (916) 574-8626  
E-Mail  
Address: [Christy.Berger@dca.ca.gov](mailto:Christy.Berger@dca.ca.gov)

The backup contact person is:

Name: Rosanne Helms  
 Address: 1625 N. Market Blvd., Suite S-200  
 Sacramento, CA 95834  
 Telephone No.: (916) 574-7897  
 Fax No.: (916) 574-8626  
 E-Mail  
 Address: [Rosanne.Helms@dca.ca.gov](mailto:Rosanne.Helms@dca.ca.gov)

Website Access: Materials regarding this proposal can be found at [http://www.bbs.ca.gov/bd activity/law reg.shtml](http://www.bbs.ca.gov/bd_activity/law_reg.shtml).

**GENERAL PUBLIC INTEREST**

**DEPARTMENT OF FISH AND WILDLIFE**

**PROPOSED RESEARCH ON FULLY PROTECTED SPECIES**

Research on Limestone Salamander and Black Toad

The Department of Fish and Wildlife (Department) received a proposal on October 31, 2014 from Brian D. Freiermuth, on behalf of the California Academy of Sciences (CAS), San Francisco, California, requesting authorization to take limestone salamander (*Hydromantes brunus*) ('salamander') and black toad (*Anaxyrus exsul*) ('toad'), for scientific research purposes, consistent with conservation and recovery of the species. The salamander and toad are Fully Protected amphibians, and are also listed as Threatened under the California Endangered Species Act.

CAS is planning to conduct studies of the salamander and toad throughout their ranges in California, in accordance with non-invasive methods approved by the Department. The proposed research activities include surveys and habitat assessments, capture by hand and net, photo vouchering, and release at the site of capture. There would be no attempt to mark, collect tissue samples or morphometric measurements, unless specifically approved by the Department. Salamander and toad carcasses will be salvaged, and the remains donated to a public scientific institution as designated by the Department.

Mr. Freiermuth, and any others deemed qualified by the Department for this purpose would conduct the research activities described above, in order to provide distribution information. No adverse effects on individ-

ual salamanders and toads, or their populations are expected.

The Department intends to issue, under specified conditions, a Memorandum of Understanding (MOU) to authorize qualified professional wildlife researchers, with Mr. Freiermuth as the Principal Investigator, to carry out the proposed activities. The applicant is also required to have a scientific collecting permit (SCP) to take other terrestrial species in California.

Pursuant to California Fish and Game Code (FGC) Section 5050(a)(1), the Department may authorize take of Fully Protected amphibians after 30 days' notice has been provided to affected and interested parties through publication of this notice. If the Department determines that the proposed research is consistent with the requirements of FGC Section 5050 for take of Fully Protected amphibians, it would issue the authorization on or after December 15, 2014, for an initial and renewable term of three years. Contact: Laura Patterson, [Laura.Patterson@wildlife.ca.gov](mailto:Laura.Patterson@wildlife.ca.gov), 916-341-6981.

**DEPARTMENT OF TOXIC SUBSTANCES CONTROL**

**NOTICE OF PUBLIC COMMENT PERIOD**

**November 14, 2014 to December 14, 2014**

**LIEN SETTLEMENT AGREEMENT**

Former Sacramento Plating Site  
 2809 and 2815 S Street,  
 Sacramento,  
 California 95816

**WHAT IS BEING PROPOSED?** — The Department of Toxic Substances Control (DTSC) invites the public to review and comment on a Lien Settlement Agreement with Parking Partners III, LLC (Parking Partners) regarding the former Sacramento Plating Site, a chrome plating facility, at 2809 and 2815 S Street, Sacramento, CA 95816. Under the proposed Lien Settlement Agreement, Parking Partners will implement a groundwater remedy at the site, subject to certain conditions and reservations, in consideration for a covenant not to sue by DTSC and the removal of an existing lien on the property.

**HOW CAN I GET INVOLVED?** DTSC will consider public comments on the Lien Settlement Agreement that are postmarked or received by December 14, 2014. DTSC may decline to finalize the Agreement if such comments disclose facts or considerations that indicate the Agreement is inappropriate, improper or inadequate. Comments should be addressed to:

Mr. Charlie Ridenour  
Department of Toxic Substances Control  
8800 Cal Centre Drive  
Sacramento, CA 95826  
(916) 255-6442  
Charlie.Ridenour@dtsc.ca.gov

**WHERE DO I GET INFORMATION?**

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

**In Person** (By Appointment only):  
DTSC Regional Records Office  
File Room  
8800 Cal Centre Drive  
Sacramento, CA 95826

**By Internet:**  
**DTSC Envirostor Website**  
[https://www.envirostor.dtsc.ca.gov/public/profile\\_report.asp?global\\_id=34370014](https://www.envirostor.dtsc.ca.gov/public/profile_report.asp?global_id=34370014)

Please click on the Community Involvement tab.

**By Mail** (Per your request):  
Mr. Charlie Ridenour  
DTSC  
8800 Cal Centre Drive  
Sacramento, CA 95826  
(916) 255-6442  
Charlie.Ridenour@dtsc.ca.gov

**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# 2014-0924-01  
BOARD OF EQUALIZATION  
Taxable Sales of Food Products

This regular rulemaking by the Board of Equalization (“BOE”) amends 18 CCR § 1603 to resolve confusion on the part of some retailers regarding what constitutes “mandatory” versus “optional” tips, gratuities, and service charges. An optional payment designated as a tip, gratuity, or service charge is not subject to tax. A mandatory payment designated as a tip, gratuity, or service charge is included in taxable gross receipts, even if the amount is subsequently paid by the retailer to employees. This rulemaking amends Section 1603 by establishing a bright-line approach to how to treat amounts added by retailers to customers’ bills consistent with how the retailers treat these amounts for Internal Revenue Service (“IRS”) purposes. The amendments also include other technical and non-substantive amendments to Section 1603, including updating cross-references and moving the Authority and Reference citations so that they precede instead of follow Appendix A.

Title 18  
California Code of Regulations  
AMEND: 1603  
Filed 11/05/2014  
Effective 01/01/2015  
Agency Contact:  
Richard E. Bennion (916) 445-2130

File# 2014-1014-01  
BOARD OF STATE AND COMMUNITY CORRECTIONS  
Conflict-of-Interest Code

This is a Conflict-of-Interest code filing that has been approved by the Fair Political Practices Commission on October 3, 2014, and is being submitted for filing with the Secretary of State and printing only.

Title 15  
California Code of Regulations  
ADOPT: 1  
Filed 11/05/2014  
Effective 12/05/2014  
Agency Contact: Ginger Wolfe (916) 341-7325

File# 2014-0923-01  
CALIFORNIA HIGHWAY PATROL  
CVSA North American Standard Out-of-Service Criteria

This rulemaking action by the California Highway Patrol amends section 1239, Title 13, of the California Code of Regulations to reflect changes in the North American Standard Out-of-Service Criteria, which is incorporated by reference.

Title 13  
 California Code of Regulations  
 AMEND: 1239  
 Filed 10/29/2014  
 Effective 01/01/2015  
 Agency Contact: Kristi McNabb (916) 843-3400

File# 2014-0924-02  
 DENTAL BOARD OF CALIFORNIA  
 Portfolio Examination Requirements

Assembly Bill 1524 (Chapter 446, Statutes of 2010) eliminated the clinical and written examination administered by the Dental Board of California (Board) and replaced it with a portfolio examination of the applicant's competence to enter the practice of dentistry, to be conducted while the applicant is enrolled in a Board-approved dental school located in California. The Board adopted sections 1023.7, 1032.8, 1032.9, 1032.10, and 1036.01, and amended sections 1021, 1028, 1030, 1031, 1032, 1032.1, 1032.2, 1032.3, 1032.4, 1032.5, 1032.6, 1033, 1033.1, 1034, 1034.1, 1035, and 1036 of title 16 of the California Code of Regulations to implement Assembly Bill 1524.

Title 16  
 California Code of Regulations  
 ADOPT: 1032.7, 1032.8, 1032.9, 1032.10, 1036.01  
 AMEND: 1021, 1028, 1030, 1031, 1032, 1032.1, 1032.2, 1032.3, 1032.4, 1032.5, 1032.6, 1033, 1033.1, 1034, 1034.1, 1035, 1036  
 Filed 11/05/2014  
 Effective 11/05/2014  
 Agency Contact: Sarah Wallace (916) 263-2187

File# 2014-1031-04  
 DEPARTMENT OF FOOD AND AGRICULTURE  
 Caribbean Fruit Fly Eradication Area

This emergency regulatory action amends section 3591.11(a) by adding Ventura County to already established Los Angeles County as a county proclaimed to be an eradication area with respect to the Caribbean fruit fly ("Anastrepha suspensa"). The effect of this action is to provide authority for the State to perform detection, control and eradication activities against the Caribbean fruit fly in Ventura County to prevent spread of the fly to noninfested areas to protect California's agricultural industry.

Title 3  
 California Code of Regulations  
 AMEND: 3591.11(a)  
 Filed 11/03/2014  
 Effective 11/03/2014  
 Agency Contact: Stephen S. Brown (916) 654-1017

File# 2014-0929-04  
 DEPARTMENT OF INSURANCE  
 Workers' Compensation Classification/Rating Rules

This action amends regulations pertaining to the Uniform Statistical Reporting Plan, Miscellaneous Regulations for the Recording and Reporting of Data, and the Experience Rating Plan. The amendments establish or fix rates, prices, or tariffs.

Title 10  
 California Code of Regulations  
 AMEND: 2318.6, 2353.1, 2354  
 Filed 11/03/2014  
 Effective 01/01/2015  
 Agency Contact: Patricia Hein (415) 538-4430

File# 2014-1006-03  
 DIVISION OF BOATING AND WATERWAYS  
 Quagga and Zebra Mussel Infestation Prevention Program

The Department of Parks and Recreation, Division of Boating and Waterways submitted this timely certificate of compliance to make permanent the emergency regulations adopted in OAL file number 2013-1001-02E, re-adopted in OAL file number 2014-0319-01EE, and re-adopted for a second time in OAL file no. 2014-0624-01EE. The emergency rule-making added new sections to Title 14 of the California Code of Regulations which clarify the procedures related to administering the mussel fee and grant program intended to cover the costs of quagga and zebra mussel prevention activities.

Title 14  
 California Code of Regulations  
 ADOPT: 5200, 5200.5, 5201, 5202, 5203, 5204, 5205, 5206, 5207, 5208, 5209, 5210, 5211, 5300, 5301, 5302, 5303, 5304, 5304.5, 5305, 5306, 5307  
 Filed 11/05/2014  
 Effective 11/05/2014  
 Agency Contact: Robin Turgeon (916) 327-1851

File# 2014-0924-04  
 EDUCATION AUDIT APPEALS PANEL  
 Audits of K-12 LEAs — FY 2014-15

The Education Audit Appeals Panel (Panel) submitted this timely certificate of compliance action to make permanent the regulatory action in OAL file no. 2014-0603-03E. In that action, the Panel repealed all but one of their title 5 regulations pertaining to auditing California K-12 Local Education Agencies, and transferred or restated applicable regulatory provisions from the repealed sections into a new audit guide, which is now being incorporated by reference in a newly adopted regulation. This updated the Panel's annual audit guide as required under Education Code section

14502.1, which became effective on 7/1/2014 and became applicable to the 2014–2015 fiscal year.

**Title 5**

California Code of Regulations

ADOPT: 19810 REPEAL: 19810, 19812, 19813, 19814, 19815, 19816, 19816.1, 19817, 19817.1, 19817.2, 19817.5, 19818, 19819, 19820, 19821, 19821.5, 19822, 19823, 19824, 19824.1, 19825, 19825.1, 19827, 19828, 19828.1, 19828.2, 19828.3, 19828.4, 19829, 19829.5, 19830, 19830.1, 19831, 19832, 19833, 19833.5, 19833.6, 19834, 19835, 19836, 19837, 19837.1, 19837.2, 19837.3, 19838, 19840, 19841, 19843, 19844, 19845, 19845.1, 19845.2, 19846, 19846.1, 19847, 19848, 19849, 19850, 19851, 19851.1, 19852, 19853, 19854, 19854.1, 19855

Filed 11/05/2014

Effective 11/05/2014

Agency Contact: Mary Kelly (916) 445–7745

File# 2014–0929–03

**FAIR POLITICAL PRACTICES COMMISSION**

Material Standard Economic Interests in Persons Who Are Sources of Income

This change without regulatory effect filing by the Fair Political Practices Commission (FPPC) amends the FPPC’s existing regulation governing the materiality standard by replacing a cross–reference with the language of the cross–cited provision.

**Title 2**

California Code of Regulations

AMEND: 18705.3

Filed 10/29/2014

Effective 10/29/2014

Agency Contact:

Virginia Latteri–Lopez (916) 322–5660

File# 2014–1023–02

**OFFICE OF ADMINISTRATIVE LAW**

Statement of Mailing Notice

In this “changes without regulatory effect” filing, the Office of Administrative Law amends its regulation entitled “Statement of Mailing Notice” to fully conform with the controlling statutory provision, Government Code section 11346.4(a).

**Title 1**

California Code of Regulations

AMEND: 86

Filed 10/29/2014

Agency Contact:

Elizabeth A. Heidig (916) 323–6800

File# 2014–0925–01

**PUBLIC EMPLOYEES’ RETIREMENT SYSTEM**

Coverage: Member Health Appeals Process

This rulemaking by the California Public Employees’ Retirement System (CalPERS) adopts section 599.518 in Title 2 of the California Code of Regulations to establish a standardized appeals process for CalPERS members who are dissatisfied with an issue regarding health benefits coverage.

**Title 2**

California Code of Regulations

ADOPT: 559.518

Filed 11/03/2014

Effective 01/01/2015

Agency Contact: Allison Belden (916) 795–3620

File# 2014–1001–02

**STATE TEACHERS’ RETIREMENT SYSTEM**

Supplemental Benefit Maintenance Account Purchasing Power Protection

Section 26000 was adopted by California State Teachers’ Retirement System (CalSTRS) in 2009 to outline and implement the process whereby the CalSTRS Board adjusts the purchasing power protection provided by the Supplemental Benefit Maintenance Account (SBMA) including the frequency and timing of actuarial projections and adjustments to the target percentage of purchasing power. The filing of the regulation was exempt from the Administrative Procedure Act (APA) and OAL’s review pursuant to Education Code section 24415.5, subdivision (e). The purpose of this current filing is to file with the Secretary of State the correct text approved by CalSTRS Board at its February 6, 2009 meeting. Due to clerical error, the wrong text was submitted to OAL for printing in the California Code of Regulations and filed with the Secretary of State on April 30, 2009. This current text correctly shows the year in section 26000(d)(2) as June 30, 2089. This is the only correction illustrated in this filing, which is also exempt from the APA and OAL’s review pursuant to Education Code section 24415.5, subdivision (e).

**Title 5**

California Code of Regulations

AMEND: 26000

Filed 10/30/2014

Effective 04/30/2009

Agency Contact: Ellen Maurizio (916) 414–1994

File# 2014–1001–03

**STATE TEACHERS’ RETIREMENT SYSTEM**

Supplemental Benefit Maintenance Account Purchasing Power Protection

Section 26000 was adopted by California State Teachers’ Retirement System (CalSTRS) in 2009 to

outline and implement the process whereby the CalSTRS Board adjusts the purchasing power protection provided by the Supplemental Benefit Maintenance Account (SBMA) including the frequency and timing of actuarial projections and adjustments to the target percentage of purchasing power. The April 30, 2009 filing of the regulation was exempt from the Administrative Procedure Act (APA) and OAL's review pursuant to Education Code section 24415.5, subdivision (e). The purpose of this current filing is to file with the Secretary of State and print in the California Code of Regulations the amendments to section 26000 as adopted by the CalSTRS Board at its September 4, 2009 meeting. This filing is also exempt from the APA and OAL's review pursuant to Education Code section 24415.5, subdivision (e). CalSTRS requested these amendments to go into effect on filing with the Secretary of State.

Title 5  
 California Code of Regulations  
 AMEND: 26000  
 Filed 10/30/2014  
 Effective 10/30/2014  
 Agency Contact: Ellen Maurizio (916) 414-1994

File# 2014-1021-01  
**STATE WATER RESOURCES CONTROL BOARD**  
 Emergency Regulation Amending Water Rights Fee Schedules

On September 23, 2014, the State Water Resources Control Board adopted Resolution 2014-0052 that revised by emergency the water rights fee schedules in sections 1062, 1064, 1066, and 3833.1 of title 23 to be consistent with the revenue levels set forth in the Budget Act for Fiscal Year (FY) 2014-15. Under the Water Code and existing regulations, a person filing a water right application, petition, registration, groundwater recordation, or other filing, must pay a filing fee to the State Water Board. Existing regulations also establish annual fees for water right permits, licenses, and water leases, and applications for water quality certification for an activity that involves a hydroelectric facility licensed by the Federal Energy Regulatory Commission (FERC). In general, these emergency regulations would adjust the fee schedule to (1) increase annual water right fees to conform to amounts appropriated by the Legislature from the Water Rights Fund, (2) increase the annual FERC license-associated water quality certification fee, and (3) adjust the caps on application and petition filing fees based on the consumer price index. Pursuant to Water Code sections 1530 and 13160.1, this action by the Board is deemed an emergency and will remain in effect until revised by the Board.

Title 23  
 California Code of Regulations  
 AMEND: 1062, 1064, 1066, 3833.1  
 Filed 10/30/2014  
 Effective 10/30/2014  
 Agency Contact: Robert Rinker (916) 322-3143

File# 2014-0917-01  
**STATE WATER RESOURCES CONTROL BOARD**  
 Santa Ana RWQCB Basin Plan Update

At a hearing on April 25, 2014, the Santa Ana Regional Water Quality Control Board adopted Resolution No. R8-2014-0005, amending the Water Quality Control Plan for the Santa Ana Region (Basin Plan). This Basin Plan amendment adds section 3979.8 to title 23 of the California Code of Regulations, and this new section updates the Salt Management Plan and incorporates the statewide Onsite Wastewater Treatment Systems Policy.

Title 23  
 California Code of Regulations  
 ADOPT: 3979.8  
 Filed 10/29/2014  
 Effective 10/29/2014  
 Agency Contact: Hope Smythe (951) 782-4493

File# 2014-0917-02  
**STATE WATER RESOURCES CONTROL BOARD**  
 TMDLs for Toxicity and Pesticides in the Santa Maria River Watershed

At a hearing on January 30, 2014, the Central Coast Regional Water Quality Control Board adopted Resolution No. R3-2014-0009, adopted by State Water Resources Control Board Resolution 2014-0033 on July 2, 2014, amending the Water Quality Control Plan for the Central Coast Basin. This Basin Plan amendment adopts section 3929.13 establishing toxicity and pesticide Total Daily Maximum Loads (TMDLs) and an implementation plan for the Santa Maria River watershed.

Title 23  
 California Code of Regulations  
 ADOPT: 3929.13  
 Filed 10/29/2014  
 Effective 10/29/2014  
 Agency Contact: Peter Meertens (805) 549-3869

**CCR CHANGES FILED  
 WITH THE SECRETARY OF STATE  
 WITHIN June 4 2014 TO  
 November 5, 2014**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulations

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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 1**

10/29/14 AMEND: 86

**Title 2**

11/03/14 ADOPT: 559.518

10/29/14 AMEND: 18705.3

10/27/14 AMEND: 10001, 10002, 10005, 10006, 10007, 10008, 10009, 10011, 10012, 10013, 10015, 10021, 10022, 10024, 10025, 10029, 10030, 10031, 10033, 10035, 10037, 10038, 10039, 10041, 10042, 10046, 10047, 10050, 10053, 10054, 10056, 10057, 10061, 10062, 10063, 10065

10/20/14 AMEND: 18705.2

10/17/14 AMEND: 3435

10/17/14 AMEND: 3435(b)

10/13/14 AMEND: 599.615, 599.615.1, 599.616, 599.616.1, 599.619, 599.621, 599.622, 599.623, 599.624, 599.624.1, 599.625, 599.625.1, 599.626, 599.626.1, 599.627, 599.627.1, 599.628, 599.628.1, 599.629, 599.629.1, 599.630, 599.631, 599.633, 599.633.1, 599.634, 599.635, 599.635.1, 599.636, 599.636.1, 599.637, 599.638, 599.638.1, 599.640, 599.641, 599.642, 599.643, 599.644, 599.645, 599.646, 599.647, 599.648, 599.649, 599.650, 599.651, 599.652, 599.655, 599.656, 599.657, 599.658, 599.659, 599.660, 599.661, 599.662, 599.663, 599.664, 599.665, 599.666, 599.666.1, 599.667, 599.668, 599.669, 599.670, 599.671, 599.672, 599.672.1, 599.673, 599.674, 599.675, 599.676, 599.676.1, 599.677, 599.678, 599.679, 599.680, 599.681, 599.682, 599.683, 599.684, 599.685, 599.686, 599.687, 599.688, 599.689, 599.690, 599.691, 599.700, 599.701, 599.702, 599.703, 599.703.1, 599.704, 599.705, 599.705.1, 599.706, 599.707, 599.708, 599.709, 599.710, 599.711, 599.714, 599.714.1, 599.715, 599.715.1, 599.716, 599.716.1, 599.717, 599.717.1, 599.718, 599.718.1, 599.719, 599.719.1, 599.720, 599.720.1, 599.721, 599.722, 599.723, 599.723.1, 599.723.2, 599.724, 599.724.1, 599.725, 599.726, 599.727,

599.728, 599.729, 599.730, 599.731, 599.732, 599.733, 599.734, 599.736, 599.737, 599.737.5, 599.738, 599.739, 599.739.1, 599.739.2, 599.740, 599.741, 599.742, 599.742.1, 599.743, 599.744, 599.745, 599.745.1, 599.746, 599.747, 599.748, 599.749, 599.750, 599.751, 599.752, 599.752.1, 599.752.2, 599.752.3, 599.753, 599.754, 599.770, 599.771, 599.772, 599.773, 599.774, 599.775, 599.776, 599.776.1, 599.777, 599.778, 599.779, 599.779.1, 599.779.2, 599.779.3, 599.779.4, 599.779.5, 599.779.6, 599.779.7, 599.780, 599.781, 599.782, 599.783, 599.784, 599.785, 599.785.5, 599.786, 599.787, 599.788, 599.789, 599.790, 599.791, 599.792.5, 599.793, 599.794, 599.795, 599.796, 599.796.1, 599.797, 599.798, 599.800, 599.801, 599.802, 599.803, 599.804, 599.805, 599.806, 599.807, 599.808, 599.809, 599.810, 599.815, 599.817, 599.818, 599.819, 599.825, 599.826, 599.827, 599.828, 599.830, 599.831, 599.832, 599.833, 599.834, 599.835, 599.836, 599.837, 599.854, 599.854.1, 599.854.2, 599.854.3, 599.854.4, 599.856, 599.857, 599.858, 599.859, 599.866, 599.867, 599.868, 599.870, 599.873, 599.874, 599.876, 599.877, 599.880, 599.881, 599.882, 599.883, 599.888, 599.893, 599.910, 599.911, 599.912, 599.913, 599.920.5, 599.920.6, 599.921, 599.922, 599.922.1, 599.922.2, 599.922.3, 599.923, 599.924, 599.924.5, 599.925, 599.925.1, 599.925.5, 599.926, 599.927, 599.929, 599.930, 599.931, 599.933, 599.934, 599.935, 599.936, 599.937, 599.937.1, 599.937.2, 599.937.3, 599.937.4, 599.939, 599.940, 599.941, 599.942, 599.943, 599.944, 599.946, 599.947, 599.950, 599.951, 599.952, 599.953, 599.954, 599.955, 599.956, 599.957, 599.958, 599.959, 599.960, 599.961, 599.962, 599.963, 599.964, 599.965, 599.966, 599.985, 599.986, 599.987, 599.988, 599.990, 599.992, 599.993, 599.994, 599.995

09/25/14 AMEND: 18438.5

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	08/18/14 ADOPT: 3162 08/06/14 AMEND: 6000, 6196, 6400, 6624 REPEAL: 6446, 6446.1
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	08/05/14 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)
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08/19/14	AMEND: 1859.90.2, 1859.90.3, 1859.193, 1859.197	08/06/14 ADOPT: 10170.16, 10170.17, 10170.18, 10170.19, 10170.20, 10170.21, 10170.22, 10170.23, 10170.24
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		08/14/14	AMEND: 2548.3, 2548.19, 2548.21, 2548.24, 2548.25
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07/08/14	AMEND: 7.50	08/27/14	ADOPT: 3750, 3751, 3752, 3753, 3754,
07/02/14	ADOPT: 5200, 5201, 5202, 5203, 5204,		3756, 3760, 3761, 3761.1, 3762, 3763,
	5205, 5206, 5207, 5208, 5209, 5210,		3764, 3765, 3766 AMEND: 3000,
	5211, 5300, 5301, 5302, 5303, 5304,		3075.2, 3768.2, 3768.3
	5305, 5306, 5307	08/14/14	ADOPT: 1830.1, 1840.1, 1847.1, 1848.5,
06/27/14	ADOPT: 1761, 1780, 1781, 1782, 1783,		1849.1, 1850.1 AMEND: 1800, 1806,
	1783.1, 1783.2, 1783.3, 1783.4, 1788		1812, 1814, 1830, 1831, 1840, 1847,
06/25/14	AMEND: 28.20		1848, 1849, 1850, 1851, 1852, 1853,
06/23/14	AMEND: 360, 361, 362, 363, 364		1854, 1856, 1860, 1866, 1867, 1868,
06/19/14	AMEND: 916.2, 936.2, 956.2		1870, 1872, 1876, 1878, 1888, 1890,
06/11/14	ADOPT: 923, 923.1, 923.2, 923.3, 923.4,		1892 REPEAL: 1857
	923.5, 923.6, 923.7, 923.8, 923.9,	07/22/14	AMEND: 3044, 3190, 3315
	923.9.1, 943, 943.1, 943.2, 943.3, 943.4,	07/17/14	ADOPT: 3620, 3621, 3622, 3623, 3624,
	943.5, 943.6, 943.7, 943.8, 943.9,		3625, 3626 AMEND: 3000, 3521.1,
	943.9.1, 963, 963.1, 963.2, 963.3, 963.4,		3521.2, 3545, 3800.2 REPEAL: 3620,
	963.5, 963.6, 963.7, 963.8, 963.9,		3625, 3999.14
	963.9.1 AMEND: 895.1, 914.7, 914.8,	07/07/14	ADOPT: 1712.2, 1714.2, 1730.2, 1740.2
	915.1, 916.3, 916.4, 916.9, 934.7, 934.8,		AMEND: 1700, 1706, 1712, 1712.1,
	935.1, 936.3, 936.4, 936.9, 954.7, 954.8,		1714, 1714.1, 1730, 1730.1, 1731, 1747,
	955.1, 956.3, 956.4, 956.9, 1034, 1051.1,		1747.1, 1747.5, 1748, 1748.5, 1749,
	1090.5, 1090.7, 1092.09, 1093.2, 1104.1		1749.1, 1750, 1750.1, 1751, 1752, 1753,
	REPEAL: 918.3, 923, 923.1, 923.2,		1754, 1756, 1760, 1766, 1767, 1768,
	923.3, 923.4, 923.5, 923.6, 923.7, 923.8,		1770, 1772, 1776, 1778, 1788, 1790,
	923.9.1, 938.3, 943, 943.1, 943.2, 943.3,		1792
	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		
06/11/14	AMEND: 3550.8		

**Title 15**

11/05/14 ADOPT: 1  
 10/17/14 ADOPT: 3378.1, 3378.2, 3378.3, 3378.4,  
 3378.5, 3378.6, 3378.7, 3378.8  
 AMEND: 3000, 3023, 3043.4, 3044,  
 3077, 3139, 3269, 3269.1, 3314, 3315,  
 3321, 3323, 3334, 3335, 3341.5, 3375,  
 3375.2, 3375.3, 3376, 3376.1, 3377.2,  
 3378 (subds. (c)(6)–(c)(6)(G)  
 re-numbered to 3378.2(c)–(c)(7)),  
 3378.1 (re-numbered to 3378.5), 3378.2

**Title 16**

11/05/14 ADOPT: 1032.7, 1032.8, 1032.9,  
 1032.10, 1036.01 AMEND: 1021, 1028,  
 1030, 1031, 1032, 1032.1, 1032.2,  
 1032.3, 1032.4, 1032.5, 1032.6, 1033,  
 1033.1, 1034, 1034.1, 1035, 1036  
 10/22/14 AMEND: 1018  
 10/20/14 AMEND: 1387, 1387.1  
 10/20/14 AMEND: 4110, 4112, 4120, 4121, 4123,  
 4127  
 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		95982, 95983, 95984, 95985, 95986, 95987, 95990, 96022
09/10/14	AMEND: 2285	<b>Title 18</b>	
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	11/05/14	AMEND: 1603
08/28/14	AMEND: 1399.99.2	09/29/14	AMEND: 1684
08/21/14	AMEND: 2526, 2581	09/25/14	ADOPT: 1525.4
08/19/14	ADOPT: 2403	08/21/14	AMEND: 133
08/18/14	AMEND: 1150	07/31/14	AMEND: 1802
08/13/14	AMEND: 1399.621	06/18/14	AMEND: 4902
07/30/14	ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147	06/11/14	AMEND: 1655
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07/30/14	ADOPT: 4146.5, 4147.5 AMEND: 4101, 4147	<b>Title 19</b>	
07/30/14	AMEND: 1399.15	10/08/14	AMEND: 2735.1, 2735.3, 2735.4, 2735.5, 2740.1, 2745.1, 2745.2, 2745.3, 2745.6, 2745.7, 2745.10, 2745.10.5, 2750.2, 2750.3, 2750.4, 2750.7, 2755.2, 2755.3, 2755.4, 2755.5, 2755.6, 2755.7, 2760.1, 2760.2, 2760.5, 2760.6, 2760.7, 2760.8, 2760.9, 2760.12, 2765.1, 2765.2, 2770.2, 2770.5, 2775.2, 2775.5, 2775.6, 2780.1, 2780.2, 2780.3, 2780.4, 2780.6, 2780.7 and Appendix A
07/23/14	ADOPT: 1441 AMEND: 1403, 1444.5	08/28/14	ADOPT: 902.2, 905.1, 906.3, 907, 908 AMEND: 901, 903.1, 903.2, 904, 904.1, 904.2, 905, 905.1 (renumbered to 905.2), 905.2 (renumbered to 905.3), 906.1, 906.2, 906.3 (renumbered to 906.4)
07/10/14	ADOPT: 2010.2, 2014.1 AMEND: 2002, 2009, 2010, 2010.1, 2014, 2015, 2015.1, 2068.6, 2071 REPEAL: 2062	06/24/14	AMEND: 208
07/07/14	AMEND: 3363.1, 3363.2, 3363.3, 3363.4	<b>Title 20</b>	
06/23/14	AMEND: 3394.2, 3394.3, 3394.4	09/02/14	AMEND: 1682(c)
06/16/14	AMEND: 419, 3061, 3064	08/28/14	AMEND: 2901, 2908, 2913
06/11/14	AMEND: 1240, 1241, 1242, 1246 REPEAL: 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291	<b>Title 21</b>	
		07/08/14	AMEND: 6612(c), 6613.3, 6613.4, 6633(d), 6633.5, 6645.1(b), 6731(c)
<b>Title 17</b>		<b>Title 22</b>	
10/13/14	AMEND: 2606.4	10/14/14	ADOPT: 65530, 65534, 65540, 65546 AMEND: 65501, 65503, 65511, 65521, 65523, 65525, 65527, 65529, 65531, 65533, 65535, 65537, 65539, 65541, 65545, 65547, 65551 REPEAL: 65505, 65507, 65509, 65543, 65549
09/17/14	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	10/08/14	AMEND: 51051, 51135 REPEAL: 51221, 51222
08/21/14	REPEAL: 60040, 60041, 60042, 60043, 60044, 60045, 60046, 60047, 60048, 60049, 60050, 60051, 60052, 60053	09/15/14	ADOPT: 66273.80, 66273.81, 66273.82, 66273.83, 66273.84, 66273.90, 66273.91, 66273.100, 66273.101 AMEND: 66261.4, 66273.6, 66273.7, 66273.9, 66273.70, 66273.72, 66273.73, 66273.74, 66273.75
06/27/14	AMEND: 6540	09/04/14	AMEND: 97215, 97225, 97226, 97227, 97228, 97229, 97231, 97244, 97247,
06/26/14	ADOPT: 95894, 95895, 95923, 95979.1, AMEND: 65802, 95811, 95812, 95813, 95814, 95830, 95831, 95832, 95833, 95834, 95841.1, 95851, 95852, 95852.1.1, 95852.2, 95853, 95856, 95857, 95870, 95890, 95891, 95892, 95893, 95910, 95911, 95912, 95913, 95914, 95920, 95921, 95922, 95942, 95970, 95971, 95972, 95973, 95974, 95975, 95976, 95977, 95977.1, 95978, 95979, 95980, 95980.1, 95981, 95981.1,		

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08/05/14	AMEND: 97232	<b>Title 27</b>	
08/05/14	AMEND: 97234, 97267	07/17/14	AMEND: 27001
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06/18/14	ADOPT: 60301.050, 60301.080, 60301.180, 60301.190, 60301.370, 60301.390, 60301.450, 60301.455, 60301.575, 60301.625, 60301.670, 60301.680, 60301.685, 60301.690, 60301.705, 60301.770, 60301.780, 60301.810, 60301.840, 60301.850, 60301.855, 60301.860, 60301.870, 60301.910, 60320.100, 60320.102, 60320.104, 60320.106, 60320.108, 60320.110, 60320.112, 60320.114, 60320.116, 60320.118, 60320.120, 60320.122, 60320.124, 60320.126, 60320.128, 60320.130, 60320.200, 60320.201, 60320.202, 60320.204, 60320.206, 60320.208, 60320.210, 60320.212, 60320.214, 60320.216, 60320.218, 60320.220, 60320.222, 60320.224, 60320.226, 60320.228, 60320.230 AMEND: 60323 REPEAL: 60320	07/07/14	AMEND: 40-181, 40-188, 40-190, 42-101, 42-213, 42-302, 42-712, 44-133, 44-316, 80-301, 82-820, 82-832
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10/29/14	ADOPT: 3979.8		
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