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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 9. DEPARTMENT OF ALCOHOL AND DRUG PROGRAMS

Amendment of Sections 9846, 10125, and 10564, and Adoption of Chapter 8 (commencing with Section 13000), Division 4, Title 9, California Code of Regulations

NOTICE OF RULEMAKING AND PUBLIC COMMENT PERIOD

NOTICE IS HEREBY GIVEN that the California Department of Alcohol and Drug Programs proposes to adopt regulations requiring certification for all individuals providing counseling services in alcohol or other drug (AOD) programs. These regulations will be contained in Chapter 8 (commencing with Section 13000), Division 4, Title 9, California Code of Regulations (CCR).

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

This regulatory action adopts Chapter 8 (commencing with Section 13000) and amends Sections 9846, 10125, and 10564 of Division 4, Title 9 of the California Code of Regulations by establishing requirements for certification of staff who provide counseling services in alcohol and other drug (AOD) programs. Health and Safety Code Sections 11833, 11834.27, 118136, 11836.15, 11876, and 11880 and implementing regulations at Sections 9846, 10125, and 10564 do not currently specify minimum standards of education and experience for AOD counselors. These regulations will protect the public health, safety, and welfare by establishing such minimum standards, ensuring that AOD counselors can provide the best possible services to participants, patients, and residents of AOD programs. Highlights of these new regulations are discussed below:

- Counselor certification regulations will apply to all individuals providing counseling services in an AOD program licensed or certified by the Department of Alcohol and Drug Programs (ADP).
- Within six (6) months all non-certified individuals providing counseling services in an AOD program shall be registered to obtain certification by one of

the certifying organizations specified in the regulations. New hires will have six (6) months from the date of hire to register.

- Registrants shall complete certification as an AOD counselor within five (5) years of the date of registration.
- Counselors currently certified must register with one of the certifying organizations listed in the regulations.
- Licensed professionals are not required to be certified.
- Licensed professionals shall complete forty (40) hours of continuing education every two (2) years. Such education shall be based on "Addiction Counseling Competencies, The Knowledge, Skills, and Attitudes of Professional Practice" (TAP 21) and shall be provided or approved by the AOD program employing the licensed professional.
- Counselors with a minimum of five (5) years of counseling experience may "test out" by achieving a passing score as determined by the certifying organization.
- All certifying organizations shall become accredited with The National Commission for Certifying Agencies (NCCA) within two (2) years after the regulations become effective and shall maintain continuous accreditation.
- Prior to certification as an AOD counselor, the certifying organization shall require:
 - Completion of a minimum of 315 hours of education and training, including:
 - The curriculum specified in TAP 21
 - Provision of services to special populations such as aging individuals; individuals with co-occurring disorders such as mental illness and AOD problems; individuals with disabilities; gay, lesbian, or transgendered individuals; individuals with cultural differences; and individuals on probation or parole.
 - Education on ethics, and communicable diseases such as tuberculosis, hepatitis B or C, or AIDS
 - Training on prevention of sexual harassment.
 - Completion of a minimum of 2,080 documented hours of work experience providing counseling in an AOD program.
 - Completion of forty (40) hours of continuing education every two (2) years.
- Registrants and certified AOD counselors shall be required to sign a code of conduct.
- ADP will investigate all complaints including counselor complaints.
- Emergency regulations are effective for 120 days unless they are readopted.

- 45 day public comment period will follow emergency adoption.

AUTHORITY

These regulations are being adopted pursuant to the rulemaking authority granted in Health and Safety Code Sections 11755, 11834.50, 11836.15, and 11864.

REFERENCE

The statutory references for this regulatory action are Health and Safety Code Sections 11833, 11834.27, 118136, 11836.15, 11876, and 11880.

FISCAL IMPACT STATEMENTS

Costs or Savings in Federal Funding to the State: None. No federal funding is involved.

Costs or Savings to Any State Agency: Additional expenditures of approximately \$324,729 in the current fiscal year.

Costs or Savings to Any Local Agency or School District: Counties that operate licensed or certified AOD programs may choose to pay higher salaries to certified AOD counselors. Any resulting costs may be recouped by increasing fees for AOD treatment.

Nondiscretionary Costs or Savings Imposed on Local Agencies: This regulatory action will not result in any nondiscretionary costs or savings to local agencies.

Local Mandate Determination: The Department has determined that this regulatory action will not impose any new mandates on school districts or other local governmental agencies or any mandates which must be reimbursed by the State pursuant to Part 7 (commencing with Section 17500), Division 4 of the Government Code.

Cost Impacts on Representative Private Persons or Businesses: Approximate cost of \$100–\$800 for individuals seeking certification as an AOD counselor. Costs may be recouped in higher salary.

Effect on Business: The Department has made an initial determination that this regulatory action will not have a significant statewide adverse economic impact directly affecting businesses because any cost resulting from these regulations may be recouped by increasing fees for providing AOD treatment. This regulatory action will not affect the ability of California businesses to compete with businesses in other states, as other states already require certification of AOD counselors. This regulatory action will not affect the creation or elimination of jobs, the creation of new businesses, the elimination of existing businesses, or the expansion of businesses currently doing business within the State of California.

Effect on Small Businesses: The proposed regulatory action will affect small businesses because many AOD programs are small businesses as defined in Government Code Section 11342.610. The Depart-

ment anticipates that AOD programs may be able to recoup any resulting costs through increased fees for AOD treatment.

Effect on Housing Costs: This regulatory action will not affect housing costs in any way.

WRITTEN COMMENT PERIOD

Any interested person or his authorized representative may submit written comments on the proposed regulatory action. **The written comment period closes at 5 p.m. on January 5, 2004.** Please submit any written comments before that time. The Department cannot accept written comments after the close of the public comment period. Please send written comments to Mary Conway, Regulations Coordinator, Department of Alcohol and Drug Programs, 1700 K Street, Sacramento, CA 95814. Comments may also be submitted by fax at (916) 323-5873 or e-mail at MCONWAY@ADP.STATE.CA.US.

SCOPE OF TESTIMONY

Section 11346.8(c) of the Government Code prohibits the Department from making any changes to the text of a noticed regulation after the public hearing, unless the change was so sufficiently related to the original text that the public was adequately placed on notice that the change could result from the originally proposed action. Therefore please make your comments specific to the regulation discussed in this notice. Please indicate the number of the section you would like changed, the specific change requested, and the reason why you would like the section changed. Since the Department cannot make changes to sections of regulation which were not mentioned in this public notice, during the public comment period the Department will not consider testimony regarding changes which are outside the scope of this notice. If you wish to request the Department to amend, adopt, or repeal additional sections of regulation, the Department is required to consider those changes in a separate regulatory action.

PUBLIC HEARING

The Department has not scheduled a public hearing on the proposed regulatory action. However, if any person wishes to submit oral comments, the Department will schedule a public hearing upon receipt of that person's written request. Such request must be received at the address shown above no later than 15 days prior to the close of the written comment period.

CONSIDERATION OF ALTERNATIVES

Pursuant to Section 11346.5(a)(13) of the Government Code, the Department must determine that no reasonable alternative considered by the Department or that has otherwise been identified and brought to the

attention of the Department would be more effective in carrying out the purpose for which this regulatory action was taken. The Department must also determine that no alternative would be as effective and less burdensome to affected private persons than the regulatory action taken. The Department will consider any alternatives presented during the public comment period.

ADDITIONAL CHANGES

The Department may modify the proposed regulation in response to testimony received during the 45-day public comment period, so long as any additional changes made are sufficiently related to the proposed regulatory action and within the scope of this notice. The Department will make available to any interested persons, for at least 15 days prior to the date on which the Department adopts, amends, or repeals the resulting regulation, the full text of any regulation which is changed or modified from the express terms to this regulatory action. The Department will mail a copy of the additional changes to any person who testified or submitted comments during the public hearing (if one is requested), who submitted written comments during the 45-day public comment period, or who requested copies of additional changes. Please call the Department's regulations coordinator at (916) 327-4742 if you wish to receive a copy of any additional changes and you do not plan to present comments regarding the proposed regulatory action.

AVAILABILITY OF TEXT OF REGULATIONS AND INITIAL STATEMENT OF REASONS

The Department has prepared and has available for review upon request the text of the proposed regulations discussed in this notice, written in plain English; an initial statement of reasons, explaining the necessity for each regulatory change; and all the information upon which the proposed regulations were based. To obtain a copy, please call Mary Conway at (916) 327-4742 or write to her at the address shown on the first page of this notice. If you received this public notice in the mail, the text of the proposed regulation and the initial statement of reasons were enclosed. The proposed regulations and initial statement of reasons are also available on the Department's web site at <http://www.adp.ca.gov>.

PERSON TO CONTACT FOR ADDITIONAL INFORMATION

The Department's contact for this regulation package is Mary Conway, the Department's Regulations Coordinator, at (916) 327-4742. Backup contact is Tanya Avilla Medeiros at (916) 327-9549.

FINAL STATEMENT OF REASONS

After the close of the 45-day public comment period, the Department will summarize and respond to all public comments in a written final statement of reasons. To obtain a copy of the final statement of reasons, please call Mary Conway at (916) 327-4742. The final statement of reasons will also be posted on the Department's web site at <http://www.adp.ca.gov>.

TITLE 10. DEPARTMENT OF CORPORATIONS

NOTICE OF PROPOSED ACTION

NOTICE IS HEREBY GIVEN

The Commissioner of Corporations ("Commissioner") proposes to amend a regulation under the CORPORATE SECURITIES LAW OF 1968 ("CSL") relating to notice filings for securities transactions exempt from qualification pursuant to Corporations Code Section 25102(f). The Commissioner proposes to amend Section 260.102.14 of the California Code of Regulations.

PUBLIC HEARING

No public hearing is scheduled. Any interested person or his or her duly authorized representative may request, in writing, a public hearing pursuant to Section 11346.8(a) of the Government Code. The request for hearing must be received by the Department of Corporations' ("Department") contact person designated below no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Department addressed to Kathy Womack, Office of Law and Legislation, Department of Corporations, 1515 K Street, Suite 200, Sacramento, CA 95814-4052, no later than 5:00 p.m., January 5, 2004. Written comments may also be sent to Kathy Womack (1) via electronic mail at regulations@corp.ca.gov or (2) via fax (916) 322-3205.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The CSL (Corporations Code Section 25000, et seq.) requires the offer or sale of securities in this state to be either qualified or exempt from qualification. Section 25102(f) of the Corporations Code sets forth an exemption from the qualification requirement for transactions where (1) the sale is to 35 or fewer persons, (2) each purchaser has a preexisting relationship with the securities issuer or business or financial experience to protect his or her own interests, (3) each

purchaser represents the purchase is for that person's own account, (4) the offer or sale is not accomplished through advertising, and (5) the issuer files a notice with the Department within 15 days of the first transaction. Rule 260.102.14 sets forth the form for the filing of the notice, and the accompanying instructions.

The proposed amendments to Rule 260.102.14 allow for the online filing of the notice in lieu of the paper form. The objective of the amendments is to allow for the online filing of the notice to improve government efficiency and service to the public, and to reduce operating costs. The proposed amendments also make some clarifying changes to the rule, and incorporate changes to the rule as a result of AB 1031 (Correa, Chap. 473, Stats. 2003).

AUTHORITY

Sections 25165 and 25610, Corporations Code.

REFERENCE

Sections 25102, 25102.1, 25165 and 25608, Corporations Code.

AVAILABILITY OF MODIFIED TEXT

The text of any modified regulation, unless the modification is only non-substantial or solely grammatical in nature, will be made available to the public at least 15 days prior to the date the Department adopts the regulation. A request for a copy of any modified regulation should be addressed to the contact person designated below. The Commissioner will accept written comments on the modified regulations for 15 days after the date on which they are made available. The Commissioner may thereafter adopt, amend or repeal the foregoing proposal substantially as set forth above without further notice.

AVAILABILITY OF INITIAL STATEMENT OF REASONS, TEXT OF PROPOSED REGULATIONS/INTERNET ACCESS

The express terms of the proposed action may be obtained upon request from any office of the Department. Request Document PRO 17/01-B. An initial statement of reasons for the proposed action containing all the information upon which the proposal is based is available from the contact person designated below. Request Document PRO 17/01-C. These documents are also available at the Department's Website www.corp.ca.gov. As required by the Administrative Procedure Act, the Office of Law and Legislation maintains the rulemaking file which is available for public inspection at the Department of Corporations, 1515 K Street, Suite 200, Sacramento, California.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, the Final Statement of Reasons will be available and copies may be requested from the contact person named in this notice or may be accessed on the website listed above.

CONSIDERATION OF ALTERNATIVES

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

FISCAL IMPACT

- Cost or Savings to any State Agency: None.
- Direct or Indirect Costs or Savings in Federal Funding to the State: None.
- Other nondiscretionary cost or savings are imposed on local agencies: None.

DETERMINATIONS

The Commissioner has made an initial determination that the proposed regulatory action:

- Does not have an effect on housing costs.
- Does not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.
- Does not impose a mandate on any local agency or school district or a mandate that is required to be reimbursed pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.
- Does not significantly affect (1) the creation or elimination of jobs within the State of California; (2) the creation of new businesses or the elimination of existing businesses within the State of California; (3) the expansion of businesses currently doing business within the State of California.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSON OR BUSINESS

The agency is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action. The ability to electronically file the notice required under Corporations Code Section 25102(f) does not change the filing fee for the form, and the public will not pay any additional fee to file the form online.

EFFECT ON SMALL BUSINESS

It has been determined that the amendment of this regulation will not affect small business. This rule-making merely adds provisions to file a notice, under the limited offering exemption, electronically through the internet in addition to already existing filing methods.

CONTACT PERSON

Nonsubstantive inquiries concerning this action, such as requests for copies of the text of the proposed regulations or questions regarding timelines or rule-making status, may be directed to Kathy Womack at (916) 322-3553. The backup contact person is Karen Fong at (916) 322-3553. Inquiries regarding the substance of the proposed regulation may be directed to Colleen E. Monahan, Corporations Counsel at (916) 323-7384. Department of Corporations, 1515 K Street, Suite 200, Sacramento, California 95814-4052.

GENERAL PUBLIC INTEREST

**DEPARTMENT OF TOXIC
SUBSTANCES CONTROL**

**HOUSEHOLD HAZARDOUS WASTE UNIT
REGULATORY AND PROGRAM
DEVELOPMENT DIVISION PUBLIC NOTICE
FOR VARIANCE ISSUANCE**

On November 3, 2003, the Regulatory and Program Development Division of the Department of Toxic Substances Control (DTSC) issued a three year variance from certain hazardous waste management requirements to the City of San Diego for door-to-door household hazardous waste (HHW) collections. The authority for this action is contained in Health and Safety Code (HSC), section 25143. This variance authorizes the City of San Diego, through their contractor, to collect household hazardous wastes from elderly and handicapped residents, and others unable to participate in the regular HHW program, in conjunction with the City's household hazardous waste collections conducted under permit-by-rule (PBR). No business or agricultural wastes are collected. The specific standards that are exempted by the variance are contained in the HSC, section 25201 and Title 22, California Code of Regulations, Division 4.5, Chapter 20. The HHW collections are subject to strict operating standards specified in the variance. For additional information contact Cheryl Closson of at the Department of Toxic Substances Control, Household Hazardous Waste Unit at (916) 324-6564.

**CALIFORNIA REGULATORY REGISTER
NOTICE ACTION DESCRIPTION FOR AN
EMERGENCY RESPONSE INCIDENT
OPERATIONS VARIANCE ISSUED BY THE
STATEWIDE COMPLIANCE DIVISION,
TRANSPORTATION SECTION, FOR THE
CITY OF SANTA ANA FIRE DEPARTMENT**

On November 3, 2003, the Department of Toxic Substances Control (DTSC), granted a regulatory exemption variance to the City of Santa Ana Fire Department, a registered transporter of hazardous waste, to conduct emergency response incident operations authorized under the California Code of Regulations, title 22, section 66263.43. The variance permits the grantee to transport up to five 85-gallon drums of hazardous waste from an incident site to a designated collection facility using a shipping paper instead of a hazardous waste manifest. The waste may be accumulated for up to 90 days, and must then be manifested to an authorized facility.

CEQA EXEMPTION

The project qualifies for a CEQA exemption under Public Resources Code Section 21080(b)(1), Ministerial Projects. This variance is issued pursuant to Chapter 13, Article 4, Section 66263.40 et seq. (Regulatory Exemptions for Certain Transportation Operations), that allows for five specific types of transportation requirement exemptions. Applicants must meet preset regulatory standards. In applying these standards, DTSC only verifies specific facts regarding eligibility and may not add case-specific conditions.

The variance expires on September 30, 2004. For more information please call Maria Salomon of DTSC's Transportation Section at (916) 255-3624.

**CALIFORNIA REGULATORY REGISTER
NOTICE ACTION DESCRIPTION FOR A
SMALL LOAD OPERATIONS VARIANCE
ISSUED BY THE STATEWIDE COMPLIANCE
DIVISION, TRANSPORTATION SECTION,
FOR TOTAL ENVIRONMENTAL INDUSTRIES**

On November 4, 2003, the Department of Toxic Substances Control (DTSC), granted a regulatory exemption variance to Total Environmental Industries, a registered transporter of hazardous waste, to conduct small load operations authorized under the California Code of Regulations, title 22, section 66263.46. The variance permits the grantee to transport up to 100 kilograms per load, and no greater than 1000 kilograms per calendar month of RCRA-exempt hazardous waste directly to an authorized facility using a shipping paper instead of a hazardous waste manifest.

CEQA EXEMPTION

The project qualifies for a CEQA exemption under Public Resources Code Section 21080(b)(1), Ministerial Projects. This variance is issued pursuant to Chapter 13, Article 4, Section 66263.40 et seq. (Regulatory Exemptions for Certain Transportation Operations), that allows for five specific types of transportation requirement exemptions. Applicants must meet preset regulatory standards. In applying these standards, DTSC only verifies specific facts regarding eligibility and may not add case-specific conditions.

The variance expires on November 30, 2004. For more information please call Maria Salomon of DTSC's Transportation Section at (916) 255-3624.

**CALIFORNIA REGULATORY REGISTER
NOTICE ACTION DESCRIPTION FOR AN
EMERGENCY RESPONSE INCIDENT
OPERATIONS VARIANCE ISSUED BY THE
STATEWIDE COMPLIANCE DIVISION,
TRANSPORTATION SECTION, FOR
THE CITY OF WHITTIER**

On November 4, 2003, the Department of Toxic Substances Control (DTSC), granted a regulatory exemption variance to the City of Whittier, a registered transporter of hazardous waste, to conduct emergency response incident operations authorized under the California Code of Regulations, title 22, section 66263.43. The variance permits the grantee to transport up to five 85-gallon drums of hazardous waste from an incident site to a designated collection facility using a shipping paper instead of a hazardous waste manifest. The waste may be accumulated for up to 90 days, and must then be manifested to an authorized facility.

CEQA EXEMPTION

The project qualifies for a CEQA exemption under Public Resources Code Section 21080(b)(1), Ministerial Projects. This variance is issued pursuant to Chapter 13, Article 4, Section 66263.40 et seq. (Regulatory Exemptions for Certain Transportation Operations), that allows for five specific types of transportation requirement exemptions. Applicants must meet preset regulatory standards. In applying these standards, DTSC only verifies specific facts regarding eligibility and may not add case-specific conditions.

The variance expires on November 30, 2004. For more information please call Maria Salomon of DTSC's Transportation Section at (916) 255-3624.

FISH AND GAME COMMISSION

**NOTICE OF PROPOSED CHANGES
IN REGULATIONS**

(Continuation of Register 2003, No. 35-Z and Commission Meeting of August 4, 2003; Register 2003, No. 39-Z, and Commission Meeting of August 29, 2003; Register 43-Z, Register 45-Z; and Register 46-Z, and Commission Meeting of October 3, 2003.)

(NOTE: To be responsive to public input on proposed changes in the sport fishing regulations, the Commission is exercising its powers under Section 202 of the Fish and Game Code. Some changes to the proposed regulations may not be available to the public for the full public comment period prior to adoption. See the text of this notice.)

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 200, 202, 205, 220 and 315 of the Fish and Game Code and to implement, interpret or make specific sections 200, 202, 205, 206 and 220 of said Code, proposes to amend sections 1.17, 1.59, 2.10, 5.00, 5.50, 5.75, 7.00, 7.50, 8.00 and 27.60, 29.15, 43 and 195, Title 14, California Code of Regulations (CCR), as part of the proposed Sport Fishing Regulations for years 2004 and 2005 (as explained in the following two paragraphs).

Proposed changes to sections as set forth in the first, second, third, fourth, and fifth notices regarding Sport Fishing Regulations (Notice Register 2003, Nos. 35-Z, 39-Z, 43-Z, 45-Z and 46-Z, published August 29, 2003, September 26, 2003, October 24, 2003, November 7, 2003, and November 14, 2003) remain the same, **except for additional public recommendations proposed for Subsection 7.00(f), Subsection 7.50(b)(2), (42.3), (50.8), (68), (72.5), (134), (135.8), (139.7), (156)(E), (165.2), (167.2), (172.7), (187.5), (194.5) and Section 8.00.**

**UPDATED INFORMATIVE DIGESTS/POLICY
STATEMENT OVERVIEW**

Amend Subsection **7.00(f)** and Subsections **7.50(b)(165.2), (167.2), (168.6), (170.1), (170.5), (171.6), (172.3), (190), (193.5), (194.5)** Re: Southern District Steelhead Waters

Steelhead trout populations within the Southern California Steelhead Evolutionarily Significant Unit (ESU), from the Santa Maria River (inclusive) to Malibu Creek, were listed by the federal government as endangered in October 1997. On May 2, 2002, the National Marine Fisheries Service (NMFS) extended the range of the Southern California Steelhead ESU from Malibu Creek to the Mexican border.

Current general regulations for trout in the Southern Fishing District allow fishing all year with a five-fish bag limit in all streams of Orange, San Bernardino, Riverside, and portions of Los Angeles counties, except for waters listed in Special Fishing Regulations. Regulations for streams in San Diego County allow fishing all year with artificial lures and barbless hooks only, and a two-fish bag limit, except for waters listed in Special Fishing Regulations.

In recognition of the new range extension and to comply with federal Endangered Species Act, NMFS and the Department are recommending that anadromous portions of all streams in the newly extended range be closed to all fishing. Specific streams listed in the Special Fishing Regulations that this proposal will affect include: San Juan Creek (Orange County), San Mateo Creek (San Diego and Riverside counties), Santa Margarita River (San Diego and Riverside counties), San Luis Rey River (San Diego County), Sweetwater River (San Diego County), and Topanga Creek (Los Angeles County). In addition the District General Regulations will include closures to anadromous portions of streams not named in the Special Fishing Regulation section. For angler clarification, the Department is proposing to describe the anadromous sections of Arroyo Trabucco Creek and Santa Ynez River, and add these streams to the list of waters with special regulations.

Since this proposal was first noticed, Department biologists have received information that closures on the San Gabriel River and San Diego Creek would eliminate popular non-salmonid fisheries near the mouths of these streams (carp and marine species). To preserve fishing opportunities during the period when steelhead are unlikely to be present at stream mouths, the Department is proposing to allow fishing near the mouths of San Gabriel River and San Diego Creek during the Saturday before Memorial Day through November 30. To further reduce the vulnerability of steelhead to hooking injury, the Department is recommending that only artificial lures and barbless hooks may be used.

The Department is also recommending removal the Santa Clara River from the reference of streams open for trout fishing all year that appears in the General District Regulations, Section 7.00. The stream is a steelhead migratory route and warrants closing to protect endangered steelhead.

The Department is also recommending closing that portion of the Santa Ynez River upstream of Gibraltar Dam to provide refugia for a unique population of native rainbow trout. It is believed these fish are remnant native steelhead that became landlocked after the construction of Gibraltar Dam

in 1920. Preservation of this gene pool may be an important element in the future recovery Santa Ynez River steelhead.

Subsection (b)(2) of Section 7.50, Re: Albion River

Current regulations allow fishing in the Albion River (Mendocino County) from the mouth upstream to the confluence of the North Fork Albion River. The open season is from the fourth Saturday in May through March 31. From the fourth Saturday in May through October 31, the daily bag limit is zero, and only artificial lures and barbless hooks may be used. Winter steelhead fishing is allowed from November 1 through March 31, with a daily bag limit of 1 hatchery steelhead or trout, and the use of barbless hooks only.

Coho salmon from San Francisco north to Punta Gorda have been recommended for listing as Endangered by the Department, however, the Fish and Game Commission has yet to take final action on the listing recommendation. The Albion River supports one of the largest coho salmon runs of streams in Mendocino and Sonoma counties. A large portion of the coho spawning activity takes place in the main-stem reach from the confluence of the South Fork upstream approximately four miles to the confluence of the North Fork. Because of the significant spawning activity in this reach and the critically low level of the coho population north of San Francisco, the Department and NOAA Fisheries are recommending the closure of the Albion River to fishing upstream from the confluence of the South Fork.

Other free-flowing coastal streams are typically closed to fishing in areas where significant spawning occurs, and this proposed change is consistent with providing protection for spawning refugia in similar streams.

Subsections 7.50(b)(42.3), (50.8), (72.5), (135.8), (139.7), (172.7) and (187.5) Re: South Central Sport Fishing District Regulations, adding additional waters to the Alphabetical List of Waters with Special Fishing Regulations.

Current regulations in known steelhead waters of the South Central Sport Fishing District are directed at providing catch-and-release angling opportunities for adult steelhead during December through February. Trout fishing during the summer general trout season in steelhead streams is prohibited. Recent information has identified five additional streams in the South Central Sport Fishing District as possible steelhead streams that are currently not regulated under steelhead angling regulations. These streams are currently regulated under the general trout season which allows for the harvest of 5-trout per day. To prevent unnecessary mortality on ESA-listed juvenile steel-

head, the Department is proposing a regulation change to prohibit summer trout fishing and allow no-harvest angling during the winter steelhead season from December 1 through March 7 in the following five streams: 1) Codornices Creek (Alameda Co.), 2) Coyote Creek downstream from Upper Penitencia Creek (Santa Clara Co.), 3) Upper Penitencia Creek (Santa Clara Co.), 4) Pinole Creek (Contra Costa Co.) and 5) Stevens Creek downstream of Stevens Reservoir (Santa Clara Co.). During this period fishing would be allowed only on Saturdays, Sundays, Wednesdays, legal holidays and opening and closing days. Only barbless hooks could be used. This proposed change will make regulations in the above streams consistent with other steelhead streams in the South Central Sport Fishing District.

Recent information has identified streams in the South Central Sport Fishing District as possible steelhead streams that are currently not regulated to provide protection for juvenile steelhead. These streams are currently regulated under the general trout season which allows for the harvest of 5-trout per day. To prevent unnecessary mortality on juvenile steelhead, which are federally listed as Threatened, the Department is proposing a regulation change that prohibits fishing in the following streams: 1) Codornices Creek (Alameda Co.), and 2) Pinole Creek (Contra Costa Co.), and 3) Upper Penitencia Creek. This proposal also includes a no-harvest restriction for trout, steelhead and salmon while allowing harvest of warm water fish in 1) Coyote Creek (Santa Clara County) below Anderson Reservoir, 2) Stevens Creek downstream of Stevens Reservoir (Santa Clara County), and 3) the Guadalupe River below Guadalupe Reservoir (Santa Clara County), including its tributaries of Los Gatos Ck. below Vasona Lake, and Alamitos Ck. and Arroyo Calero below Calero Reservoir. The purpose of allowing harvest of warm water species is to reduce the number of warm water predators that prey on juvenile trout and steelhead. Gear restrictions that prohibit the use of bait are proposed to prevent incidental hooking injuries to trout while fishing for other species.

In addition, current regulations on Sausal Creek, a small urban stream in Alameda County, allow for fishing during the general trout season from the last Saturday in April through November 15, with a five-fish daily bag limit. Local residents have become interested in restoring Sausal Creek that has been degraded because of urbanization, unnatural flows, sedimentation, and contaminants. Along with restoration efforts, many of the local residents have expressed interest in reducing any harvest of trout. Most of the observed angling activity in this stream is by children. Although little

data is available determine the impact of current regulations on the trout population, to honor the concerns from the local citizens and maintain angling opportunities in an urban area, the Department recommends changing the regulations for Sausal Creek to a zero bag limit, with artificial lures and barbless hooks only.

Amend Subsection 7.50(b)(68), Re: Feather River Salmon and Steelhead

Sacramento River system spring-run Chinook salmon are listed as threatened under both State and federal endangered species acts. Although the population has remained stable in recent years, the Department is attempting to better differentiate the spring and fall runs, and is proposing to reduce the current level of spring-run Chinook harvest.

Current regulations in the Feather River allow angling for spring-run Chinook salmon, and based on recent angler survey results, approximately 2,000 spring Chinook are harvested in the Feather River by anglers during the period April through June. During January 1 through September 30, up to 3 salmon per day are allowed to be harvested from the Highway 70 Bridge to the mouth of Honcut Creek, and 2 salmon per day from the mouth of Honcut Creek to the Feather River mouth.

The Department is concerned that the present harvest level of spring-run Chinook salmon in the Feather River is too great to affect recovery for this threatened species. This concern is supported by the inability of Feather River Hatchery to meet its egg production goal of 7 million eggs because of insufficient numbers of spawners. Last year, the spring-run Chinook egg-take was 2.3 million eggs, only 33 percent of the goal.

To accomplish reduced harvest of spring-run Chinook salmon in the Feather River, the Department is recommending the closure of some areas to fishing and reducing the bag limit during the period when spring-run Chinook are most vulnerable to angling. These changes include: (a) prohibit angling from the Table Mountain bicycle bridge to the Highway 70 Bridge during March 1 through July 16 through December 31, (b) from the Highway 70 Bridge to the Feather River mouth, reduce the salmon bag limit to 0 during March 1 through July 31, and (c) prohibit fishing all year within an area 100 yards upstream or downstream of the Thermalito Afterbay outlet.

Under the proposed regulations, anglers will still have the opportunity to catch and retain 3 Chinook salmon during the peak fishing months of August and September. (b) from the Highway 70 Bridge to the Feather River mouth Highway 20 bridge, reduce the salmon bag limit to 0 1 during March 1 through July 31 15, and (c) prohibit fishing all year within an

~~area 100 yards upstream and downstream of the Thermalito Afterbay outlet. Under the proposed regulations, anglers will still have the opportunity to catch and retain 3 Chinook salmon during the peak fishing months of August and September.~~ **(c) Reduce the bag limit to 0 from Highway 20 to the Feather River mouth during March 1 through July 15 to prevent the harvest of Yuba River spring-run Chinook. Anglers will have an opportunity to harvest three salmon from the Highway 70 bridge to Sunset Pumps from July 16 through September 30, and from Sunset Pumps to the mouth from July 16 through the last day in February.**

~~The Department is also proposing to increase the bag limit of steelhead from 1 to 2 hatchery trout or hatchery steelhead. There is a surplus of hatchery-steelhead spawners that should be made available for angler harvest.~~

The Department is also proposing to replace Honcut Creek with Sunset pumps as a dividing point between regulatory subsections. This change will make river sections defined in regulation consistent with creel survey sections thereby facilitating evaluation of angling regulations.

Amend Subsection 7.50(b)(134)(B), Re: Upper Owens River Sport Fishing Restrictions

The upper Owens River (the portion of the Owens River upstream from Crowley Lake) is primarily divided into two separate management areas, with differing sport fishing restrictions, as follows:

- (i) The 21-mile-long portion of the upper Owens River from highway 395 downstream to the Benton Bridge road crossing: This reach of the upper Owens River is a Commission-designated Catch-and-Release Water, and is known as the "catch-and-release area". Sport fishing regulations for this area allow fishing from the last Saturday in April through November 15 with a two-trout daily bag limit, and a maximum size limit of 16 inches total length. Special fishing methods restrictions for this area allow anglers to use only artificial lures with barbless hooks.
- (ii) The adjacent three miles of the upper Owens River, from Benton Road crossing downstream to the fishing monument, located approximately 1/4 mile upstream from Crowley Lake: This area is stocked regularly with catchable trout and managed as a put-and-take fishery. Sport fishing regulations for this area allow fishing from the Saturday preceding Memorial Day through September 30 with a five-trout daily bag limit, no size limit, and no special fishing methods restrictions.

The Owens River, for many years, has sustained one of the most popular and famous trout fisheries in the State. It is extremely important to the many and diverse recreational anglers who travel to Mono County to fish the Owens River, the only river system in the Eastern Sierra, and as such, it is critically important to the well-being of the tourism-based Mono County economy. To address the diverse needs and preferences of the angling public who use this area, the Department has intensively studied and managed the fisheries of Owens River drainage. Regulations developed by the Department are intended to provide the greatest opportunity for the greatest number of diverse constituents using the river based on sound biological findings from those studies. The Department believes the current regulation on the upper Owens River from Benton Bridge road crossing downstream to the fishing monument is unjustified and too restrictive.

Because several members of the public have expressed concern that opening the season for the entire general trout season between Benton Bridge downstream to the fishing monument would cause excessive harvest and impact the number of trout available to spawn, the Department is proposing two regulation alternatives.

Alternative 1. In the area from Benton Bridge downstream to the fishing monument, the open fishing season would be from the last Saturday in April through the Friday preceding Memorial Day, and from October 1 through November 15 with a two to four fish daily bag limit. This section would also be open as indicated in current regulations from the last Saturday in April through September 30, with a five-fish daily bag limit.

Alternative No. 2. In the area from Benton Bridge downstream to the fishing monument, the open fishing season would be from the last Saturday in April through November 15 with a daily bag limit ranging from two to five trout.

Based on available information regarding the status of trout population and angler harvest rate potential, the Department's preferred alternative is Alternative No. 2, with a five-trout daily bag limit.

Amend Subsection 7.50 (b)(156)(E), Re: Angling Regulations in the Sacramento River

Current regulations in the Sacramento River from Keswick Dam downstream to the Deschutes Road bridge in Redding allow the take of one wild trout and one hatchery trout from April 30 through August 30, and zero wild trout and one hatchery trout from August 31 through March 31. These regulations have proven to be confusing and potentially unnecessarily restrictive, and may not provide suitable protection for steelhead.

This proposal recommends opening this section of the Sacramento River to fishing all year with a one trout, 16-inch maximum, daily bag limit. The zero bag limit for salmon and the required use of barbless hooks remains unchanged.

The proposed change will continue to provide the protection necessary for the wild trout and salmon populations by retaining the current zero bag limit on salmon and minimizing take on wild trout to insignificant levels. The 16-inch size restriction is intended to protect federally Threatened wild steelhead. Studies have shown that trout less than 16 inches in length have not been to the ocean. Juvenile wild steelhead typically smolt and leave the system before they reach 10 inches in length. It can be safely assumed that nearly all trout between 10 and 16 inches are resident fish. Anglers in this reach of the Sacramento River rarely take trout smaller than 10 inches. Therefore, essentially all potentially harvested fish will be wild trout (resident), with no impact to wild steelhead.

Amend Subsection 8.00(c), Re: Low-flow Restrictions for South Central Coast Streams

Current regulations require the Department to close the main stem Carmel River to fishing when stream flows are less than 135 cubic-feet-per-second (cfs). Low-flow closures are generally put in place to avoid excessive and repetitive catch-and-release angling pressure on steelhead that may be trapped in individual pools because stream flows are inadequate to allow them free passage upstream. Low-flow conditions generally occur during years of below normal rainfall.

In order to more accurately reflect steelhead passage problems and avoid excessive angler contact of steelhead during low stream flow conditions in the Carmel River and other anadromous streams of the South Central Sport Fishing District, the Department is proposing the following low-flow fishing closures:

1. Carmel River, reduce the low-flow closure trigger from 135 cfs to 80 cfs. The low-flow closure on the Carmel River will be applied to four adjacent creeks, San Jose, Gibson, Malpaso, Soberanes
2. Big Sur River, a 40 cfs low-flow closure. Low flow closures on the Big Sur River would also apply to all other coastal streams of the Big Sur coast in Monterey County from Granite Creek south to Salmon Creek.

The Department is proposing to add low-flow closures for all other steelhead streams in coastal San Mateo, Santa Cruz, and Monterey counties, the lower Salinas River, and one Bay Area stream using gauges on index streams to represent adjacent and analogous watersheds. The specific low-flow values that will trigger angling closures are to be developed based on gauging station flows and

measurements of water depth and channel geometry that determine fish passage ability. It is expected that these values will be available for the 2005 angling regulation cycle. In the interim, the Department is proposing to close the below streams to angling when the Department determines through various sources of information that low stream-flows are impeding fish passage and fish are being exposed to excessive angling pressure without means of escape. Streams proposed to be used for low-flow gauging that could trigger angling closures are:

3. Pajaro River and all its tributaries (~~between 40 to 150 cfs~~); **based on the lower Pajaro River USGS gauge.**
4. Salinas River, lower main stem below its confluence with the Arroyo Seco River **based on the USGS Salinas River gauge near Spreckels; and also the Arroyo Seco River based on both the USGS Arroyo Seco gauge near Greenfield and the Spreckels gauge in Monterey County.**
5. Arroyo Seco River based on both the USGS Arroyo Seco gauge near Greenfield (~~between 40 to 150 cfs~~) and at the Spreckels gauge in Monterey County. (~~between 40 to 250 cfs~~).
6. Aptos and Soquel creeks (~~between 8 to 50 cfs~~) based on the USGS Soquel Creek gauge in Santa Cruz County.
7. San Lorenzo River and adjacent streams north to Waddell Creek in Santa Cruz County. (~~between 40 to 140 cfs~~).
8. Pescadero Creek (~~between 8 to 50 cfs~~) and San Mateo County coastal streams from Elliot Creek to Milagro Creek.
9. Coyote Creek downstream of its confluence with Upper Penitencia Creek, and Upper Penitencia Creek. (~~20 to 40 cfs~~).

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held at the Resources Building Auditorium, 1416 Ninth Street, Sacramento, CA, on December 5, 2003, at 8:30 a.m., to consider adoption of the proposed Sport Fishing Regulations for the 2004 and 2005 seasons.

The regulations as proposed in ~~strikeout~~-underline format, as well as an initial statement of reasons, including environmental considerations and all information upon which the proposal is based (rulemaking file), are on file and available for public review from the agency representative, Robert R. Treanor, Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to Robert Treanor or Jon Snellstrom at the preceding phone number. Jim Hopelain,

(916) 445-3597, (Inland) Fisheries Program Branch, and Don Schultze (916) 651-7670, (Ocean Fishing) Marine Region have been designated to respond to questions on the substance of the proposed regulations. Copies of the initial statement of reason, including the regulatory language, may be obtained from the above address. Notice of the proposed action shall be posted on the Fish and Game Commission website at <http://www.dfg.ca.gov>.

AVAILABILITY OF MODIFIED TEXT

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

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

IMPACT OF REGULATORY ACTION

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

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

Subsection 7.00 (f) and Subsections 7.50(b)(168.6),(170.1), (170.5), (171.6), (172.3), (190), (193.5)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulations will provide

additional protection and enhancement of recovery efforts for federally endangered steelhead trout while continuing to provide sport fishing opportunities for other fish species where appropriate.

Subsection 7.50(b)(2)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulation will increase protection and enhance recovery of threatened coho salmon. Some fishing opportunity will be displaced to other waters, but this effect is expected to be minimal and not an impact to local businesses.

Subsections 7.50(b)(42.3), (50.8), (72.5), (135.8), (139.7), (172.7) and (187.5)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulations will provide additional protection and enhancement of recovery efforts for federally threatened steelhead trout while continuing to provide sport fishing opportunities where appropriate.

Subsection 7.50(b)(68)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulations will provide increased protection to state and federal threatened spring-run Chinook salmon through harvest restrictions while allowing continued harvest of fall-run Chinook salmon during selected periods.

Subsection 7.50(b)(134)(B)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulations will increase sport fishing opportunities by extending the length of the fishing season while continuing to maintain robust trout populations in the Upper Owens River.

Subsection 7.50(b)(156)(E)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other

states. This regulation proposal is a minor change to fishing gear restrictions and will not affect fishing opportunities.

Section 8.00(c)

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

The proposed regulation will provide increased protection for federally listed threatened steelhead trout during low stream flow conditions while allowing angling opportunities to continue during normal stream flows.

- (b) Impact on the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Cost Impacts on a Representative Private Person or Business:
The Commission is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- (d) Costs or Savings to State Agencies or Costs/Savings in Federal funding to the State: None.
- (e) Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Programs Mandated on Local Agencies or School Districts: None.
- (g) Costs Imposed on any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

It has been determined that the adoption of these regulations may affect small business.

CONSIDERATION OF ALTERNATIVES

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

PROPOSITION 65

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

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

**Chemicals Under Consideration For Possible Listing Via Administrative Mechanisms:
Request For Relevant Information
EXTENSION OF PUBLIC COMMENT PERIOD
November 21, 2003**

The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65) requires the Governor to publish, and update at least annually, a list of chemicals known to the State to cause cancer or reproductive toxicity. The Office of Environmental Health Hazard Assessment (OEHHA) is the lead agency for the implementation of Proposition 65.

On September 26, 2003, OEHHA published a notice in the *California Regulatory Notice Register* (Register 2003, No. 39-Z) soliciting information which may be relevant to the evaluation of certain chemicals under consideration for possible administrative listing within the context of the Proposition 65 administrative listing regulatory criteria in Title 22 of the California Code of Regulations (22 CCR) Section 12306.

A public forum was held on October 29, 2003 in Sacramento, California to provide an opportunity for interested parties to present oral comments and to discuss the scientific data and other information relevant to a determination whether these chemicals meet the criteria for listing set forth in 22 CCR Section 12306. The public comment period closes on November 25, 2003 for all chemicals (*3,3'-dimethoxybenzidine-based dyes metabolized to 3,3'-dimethoxybenzidine, 3,3'-dimethylbenzidine-based dyes metabolized to 3,3'-dimethylbenzidine, ethylbenzene, propylene glycol mono-t-butyl ether, and thiouracil*) included in the September 26 notice, except *vanadium pentoxide*, CAS No. 1314-62-1. OEHHA has received a request to extend the comment period for *vanadium pentoxide* to allow for the submittal of complete and relevant scientific information. OEHHA hereby extends the public comment period for *vanadium pentoxide* to 5 p.m., **Monday, January 26, 2004.**

Written comments on *vanadium pentoxide*, along with supporting information, may be submitted in **triplicate** to:

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

In order to be considered, comments must be postmarked (if sent by mail) or received at OEHHA (if hand-delivered or sent by fax) by 5 p.m., Monday, January 26, 2004.

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

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

NOTICE TO INTERESTED PARTIES
November 21, 2003

Request for Information on a Chemical to be
Considered by the OEHHA Science Advisory
Board's Carcinogen Identification Committee
EXTENSION OF PUBLIC COMMENT PERIOD

On September 26, 2003, the Office of Environmental Health Hazard Assessment (OEHHA) published a notice in the *California Regulatory Notice Register* (Register 03, No. 39) soliciting information that may be relevant to the evaluation of carcinogenicity of rosuvastatin calcium. A solicitation of information for six other statin drugs (atorvastatin calcium, cerivastatin sodium, fluvastatin sodium, lovastatin, pravastatin sodium, and simvastatin) has already been completed. The Carcinogen Identification Committee (CIC) at its December 17, 2002, meeting recommended that OEHHA, as resources are available, prepare hazard identification documents for each of the statin drugs and present them to the CIC at a future meeting. The CIC at that time would consider each of the statin drugs for possible listing within the context of Proposition 65. Information being solicited in the September 26 request is to assist in the development of the hazard identification document for rosuvastatin calcium.

The solicitation for information announced on September 26 was to close on November 25, 2003. OEHHA has received a request from an interested

party that an extension of the solicitation period for rosuvastatin calcium be provided to allow for the submittal of complete and relevant information. OEHHA hereby extends the public comment period to 5 p.m., **Friday, January 9, 2004** for rosuvastatin calcium. Interested parties or members of the public wishing to provide information relevant to the assessment of carcinogenicity for this chemical should forward such information including, but not limited to, cancer bioassays, cancer epidemiological studies, genotoxicity testing, pharmacokinetics, biomarkers, effects on biochemical and physiological processes in humans, and clinical histopathologic information exclusive of that related to muscle damage, to the address given below. Relevant information should be sent in triplicate by mail or fax to:

Cynthia Oshita
Office of Environmental Health Hazard Assessment
Proposition 65 Implementation
P.O. Box 4010
1001 I Street, 19th floor
Sacramento, California 95812-4010
FAX: (916) 323-8803
Telephone: (916) 445-6900

In order to be considered, the relevant information must be postmarked (if sent by mail) or received at OEHHA (if delivered in person or sent by FAX) by 5:00 p.m. on Friday, January 9, 2004.

**PRECEDENTIAL DECISION
INDEX**

DEPARTMENT OF INSURANCE

CALIFORNIA INSURANCE COMMISSIONER

NOTICE OF AVAILABILITY OF PRECEDENTIAL
DECISIONS AND DECISION INDEX

Re: Government Code section 11425.60

NOTICE IS HEREBY GIVEN that the California Insurance Commissioner, pursuant to the requirements of section 11425.60 of the Government Code, maintains an index of precedent decisions. The index is available to the public by annual subscription from the Administrative Hearing Bureau, Department of Insurance, 45 Fremont St., 22nd Floor, San Francisco, California 94105. The text of the decisions themselves, as well as the index, can also be viewed by appointment at the above address or accessed at any time on the internet at <http://www.insurance.ca.gov>, under the "Legal Materials" section.

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.

BOARD OF EDUCATION

Alternative Schools Accountability Model (ASAM)

This is the certification of compliance for an emergency action that defined terms and established standards and procedures for the administration of tests known as pre-post assessments at schools registered in a program known as the alternative schools accountability model.

Title 5
 California Code of Regulations
 ADOPT: 1068, 1069, 1070, 1071, 1072, 1073, 1074
 Filed 11/06/03
 Effective 11/06/03
 Agency Contact: Debra Strain (916) 319-0641

BOARD OF PODIATRIC MEDICINE

Applications, Podiatry Education and Residency Programs

This regulatory action amends the requirements for approval by the board of podiatric medical residencies.

Title 16
 California Code of Regulations
 AMEND: 1399.662, 1399.666, 1399.667, 1399.668
 Filed 11/12/03
 Effective 12/12/03
 Agency Contact:
 Mischa Matsunami (916) 263-0315

BOARD OF PRISON TERMS

MDO Hearing Panels

This Certificate of Compliance reduces the size of Mentally Disordered Offender (MDO) hearing panels from two to one Deputy Commissioner.

Title 15
 California Code of Regulations
 AMEND: 2576, 2578, 2580
 Filed 11/07/03
 Effective 11/07/03
 Agency Contact: Lori Manieri (916) 445-5277

CALIFORNIA GAMBLING CONTROL COMMISSION

Proposition Player & Gambling Business Registration

This emergency regulatory action requires the registration of proposition players.

Title 4
 California Code of Regulations
 ADOPT: 12200, 12201, 12202, 12203, 12204, 12205, 12206, 12207, 12208, 12209, 12210, 12211, 12212, 12213, 12214, 12220, 12221, 12222, 12223, 12224, 12225, 12226, 12227, 12228, 12229, 12230, 12231, 12232
 Filed 11/06/03
 Effective 11/06/03
 Agency Contact: Herb Bolz (916) 263-0700

DEPARTMENT OF FOOD AND AGRICULTURE

Oak Mortality Disease Control

This emergency rulemaking removes the prohibition on the movement of articles and commodities within an area quarantined for Oak Mortality Disease.

Title 3
 California Code of Regulations
 AMEND: 3700 (d)
 Filed 11/06/03
 Effective 11/15/03
 Agency Contact: Stephen Brown (916) 654-1017

DEPARTMENT OF FOOD AND AGRICULTURE

Revision of Fertilizing Materials Regulations

In this regulatory action, the Department of Food and Agriculture amends regulations pertaining to the labeling of fertilizing materials.

Title 3
 California Code of Regulations
 AMEND: 2303, 2309, 2311
 Filed 11/06/03
 Effective 12/06/03
 Agency Contact:
 Maryam Khosravifard (916) 654-0574

DEPARTMENT OF INDUSTRIAL RELATIONS

Alternative Composit Deposit

This certificate of compliance makes permanent the emergency regulations previously adopted (OAL file no. 03-0520-01E) that deal with the requirements and procedures for an alternative composite deposit posted by the Self Insurers' Security Fund rather than each self insured employer posting a deposit individually to secure workers' compensation liabilities.

Title 8
 California Code of Regulations
 ADOPT: 15220, 15220.1, 15220.2, 15220.3, 15200.4, 15220.5, 15220.6, 15220.7, 15220.8
 AMEND: 15201, 15210, 15210.1, 15210.2, 15216, 15430

Filed 11/12/03
 Effective 11/12/03
 Agency Contact: Mark Johnson (916) 483-3392

DEPARTMENT OF INSURANCE

Communications Equipment Insurance Agent License

This regulatory action is the readoption of emergency regulations that dealt with the licensing of communications equipment insurance agents. (Prior OAL file 03-0701-02E and Department of Insurance file number ER 02026113.)

Title 10
 California Code of Regulations
 ADOPT: 2194, 2194.1, 2194.2, 2194.3, 2194.4, 2194.5, 2194.6, 2194.7, 2194.8
 Filed 11/07/03
 Effective 11/10/03
 Agency Contact: Julie D. Soo (415) 538-4429

DEPARTMENT OF JUSTICE

Deleting Superseded Forms and processes

The Department of Justice, Division of Gambling Control, is amending and repealing language contained in sections 2010, 2030, 2060 pertaining to the application for licensure and completed application for licensure under the Gambling Control Act, Chapter 5, Division 8, Business and Professions Code; and, is providing further edification. Sections 2031, 2032, 2034, 2035, and 2036 are being repealed because the authority for those sections transferred to the California Gambling Control Commission from the Department of Justice, Division of Gambling Control, pursuant to Stats. 2001, Chapter 945 (see new section 19824 of the Business and Professions Code, Stats. 2002, Chapter 738). (See Section 12270, title 4, California Code of Regulations/Office of Administrative Law File No. 03-1024-05E.)

Title 11
 California Code of Regulations
 AMEND: 2010, 2030, 2060 REPEAL: 2031, 2032, 2034, 2035, 2036
 Filed 11/10/03
 Effective 11/10/03
 Agency Contact:
 Terri Sue Canale (916) 263-0372

DEPARTMENT OF JUSTICE

Certification of Non-Exempt Individuals Who Take Fingerprint Impressions

This regulatory action establishes the requirements and procedures for certification of individuals who roll fingerprint impressions and are not otherwise exempt from certification pursuant to Penal Code section 11102.1.

Title 11
 California Code of Regulations
 ADOPT: 994, 994.1, 994.2, 994.3, 994.4, 994.5,

994.6, 994.7, 994.8, 994.9, 994.10, 994.11, 994.12, 994.13, 994.14, 994.15, 994.16

Filed 11/12/03
 Effective 11/12/03
 Agency Contact: Cheryl Steuer (916) 227-3722

DEPARTMENT OF SOCIAL SERVICES

Community Care Licensing—Criminal Record Exemption Regulations

This is a readopt of a previous emergency regulatory action (ORD #0902-23; OAL file no. 03-0702-03E) that set forth the requirements and procedures for criminal background checks, including fingerprinting, and criminal background check exemptions for persons who work or are present in licensed facilities that provide care to children and dependent adults.

Title 22, MPP
 California Code of Regulations
 ADOPT: 102416.1 AMEND: 80001, 80019, 80019.1, 80019.2, 80054, 80061, 80065, 80066, 87101, 87219, 87219.1, 87454, 87565, 87566, 87801, 87819, 81819.1, 87854, 87861, 87865, 87866, 101152, 101170, 101170.1, 101170.2, 101195, 101212, 101216, 101217, 102352,
 Filed 11/12/03
 Effective 11/12/03
 Agency Contact:
 Anthony J. Velasquez (916) 657-2586

FAIR POLITICAL PRACTICES COMMISSION

Reporting of Commission Income & Incentive Compensation

These regulations concern reporting of commission income and incentive compensation.

Title 2
 California Code of Regulations
 ADOPT: 18728.5 AMEND: 18703.3
 Filed 11/10/03
 Effective 11/10/03
 Agency Contact:
 Holly Armstrong (916) 322-5660

FISH AND GAME COMMISSION

Nearshore Regional Catches, Limits, Closures

This action amends existing regulations governing nearshore fishing by establishing Total Allowable Catches (TACs) on the commercial and recreational take of cabezon, greenlings, and sheephead (CGS) as well as establishing cumulative trip limits.

Title 14
 California Code of Regulations
 AMEND: 52.10, 150.06, 150.16
 Filed 11/07/03
 Effective 12/07/03
 Agency Contact: John M. Duffy (916) 653-4899

STATE WATER RESOURCES CONTROL BOARD
Water Quality Control Plans, Central Valley Region

These basin plan amendments update descriptions and references and makes minor corrections to the Water Quality Control Plans for the Sacramento-San Joaquin River Basins and for the Tulare Lake Basin.

Title
California Code of Regulations
ADOPT: 3946
Filed 11/06/03
Effective 11/06/03
Agency Contact: Joanne Cox (916) 341-5552

**CCR CHANGES FILED WITH THE
SECRETARY OF STATE
WITHIN JULY 09, 2003
TO NOVEMBER 12, 2003**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulation's 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

- 11/10/03 ADOPT: 18728.5 AMEND: 18703.3
- 11/03/03 ADOPT: 1859.77.3 AMEND: 1859.2, 1859.77.2
- 10/23/03
- 10/10/03 ADOPT: 649.23, 649.24, 649.25, 649.26, 649.27, 649.28
- 10/10/03 AMEND: 1859.2, 1859.20, 1859.21, 1859.74.2, 1859.74.3, 1859.74.4, 1859.75, 1859.75.1, 1859.78.3, 1859.79, 1859.81.1, 1859.83, 1859.107, 1859.145
- 10/09/03 AMEND: 1859.77.2
- 10/09/03 ADOPT: 1859.160, 1859.161, 1859.162, 1859.162.1, 1859.163, 1859.164, 1859.164.1, 1859.165, 1859.166, 1859.166.1, 1859.167, 1859.168, 1859.169, 1859.170, 1859.171 AMEND: 1859.2, 1859.51, 1859.103, 1859.106, 1859.145.1
- 10/09/03 AMEND: 1555
- 10/06/03 AMEND: 18320, 18321, 18361, 18370, 18419, 18420, 18703.1, 18747
- 10/02/03 ADOPT: 18709
- 09/15/03 ADOPT: 18951
- 09/12/03 AMEND: 37000

- 08/29/03 AMEND: 1859.61, 1859.105, 1859.106, 1859.141, 1859.142, 1859.145, 1859.147, 1859.148, 1859.150.1, 1859.151, 1859.152, 1859.153
- 08/28/03
- 08/25/03 ADOPT: 1859.71.4, 1859.78.1 AMEND: 1859.2, 1859.73.2, 1859.79.2, 1859.82, 1859.83, 1859.125, 1859.125.1, 1859.145
- 08/18/03 AMEND: 599.515
- 08/14/03 ADOPT: 18531.5
- 08/13/03 AMEND: 41000
- 08/01/03 ADOPT: 22100, 22110, 22120, 22130
- 07/29/03 AMEND: 18404.1
- 07/14/03 AMEND: 649.11
- 07/14/03 AMEND: 56800
- 07/14/03 AMEND: Chapter 55, Section 54400

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- 11/06/03 AMEND: 3700 (d)
- 11/06/03 AMEND: 2303, 2309, 2311
- 11/03/03 ADOPT: 6148, 6148.5, 6216, 6217 AMEND: 305, 6168, 6170, 6386, 6500, 6502, 6505, 6508, 6512
- 10/27/03 AMEND: 3423 (b)
- 10/27/03 AMEND: 3417(b)
- 10/20/03 ADOPT: 755, 755.1, 755.2, 755.3, 755.4, 755.5, 755.6, 756, 756.1, 756.2, 756.3, 757, 758, 758.1, 759 AMEND: 753.2 REPEAL: 757, 759, 759.1, 759.2, 759.3, 759.4, 795.5
- 10/14/03 AMEND: 3423(b)
- 10/06/03 AMEND: 1430.35, 1430.36
- 09/30/03 AMEND: 3651, 3655, 3658, 3662
- 09/29/03 AMEND: 3055.6(c)
- 09/25/03 AMEND: 3417
- 09/11/03 ADOPT: 6450, 6450.1, 6450.2, 6450.3, 6784 AMEND: 6000 REPEAL: 6450, 6450.1, 6450.2, 6450.3, 6784
- 08/26/03 AMEND: 1380.19 (b), (q), (r), (t), 1402.12, 1446.7, 1454.14, 1462.15
- 08/26/03 ADOPT: 1310, 1310.1, 1310.2, 1310.3
- 08/21/03 ADOPT: 820, 820.1, 820.2, 820.3, 820.4, 820.5, 820.6, 820.7, 820.8
- 08/12/03 AMEND: 4500
- 07/29/03 ADOPT: 760, 760.1, 760.2, 760.3, 760.4, 760.5, 760.6, 760.7, 760.8, 760.9
- 07/28/03 ADOPT: 3650, 3651, 3652, 3653, 3654, 3655, 3656, 3657, 3658, 3659, 3660, 3661, 3662, 3663, 3663.5
- 07/24/03 AMEND: 3417(b)
- 07/10/03 AMEND: 3700(c)

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- 11/06/03 ADOPT: 12200, 12201, 12202, 12203, 12204, 12205, 12206, 12207, 12208, 12209, 12210, 12211, 12212, 12213,

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10/30/03 ADOPT: 12270, 12271, 12272
10/14/03 ADOPT: 12371 AMEND: 12370
10/02/03 AMEND: 4001
09/23/03 ADOPT: 2100, 2101, 2102, 2103, 2104,
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09/18/03 AMEND: 1979.1
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09/08/03 ADOPT: 12300, 12301, 12302, 12303,
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08/25/03 ADOPT: 12250
08/18/03 AMEND: 12101, 12122
07/14/03 ADOPT: 10151, 10152, 10153, 10154,
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11/06/03 ADOPT: 1068, 1069, 1070, 1071, 1072,
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11/04/03 ADOPT: 15060, 15070, 15071
10/29/03 ADOPT: 13075
10/28/03 ADOPT: 11963, 11963.1, 11963.2,
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10/20/03 AMEND: 80020.1
09/23/03 ADOPT: 18270.5, 18280, 18281
AMEND: 18023, 18272, 18273, 18274,
18275, 18279
09/11/03 ADOPT: 76215 AMEND: 76000, 76010,
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09/04/03 ADOPT: 18074, 18074.1, 18074.2,
18074.3, 18075, 18075.1, 18075.2,
18076, 18076.1, 18076.2 AMEND:
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08/26/03 ADOPT: 11971, 11972, 11973, 11974,
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07/31/03 AMEND: 80014, 80015, 80015.1, 80023
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07/21/03 ADOPT: 1068-1074
07/18/03 ADOPT: 80473, 80473.1

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07/23/03 AMEND: 213(i)

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11/12/03 ADOPT: 15220, 15220.1, 15220.2,
15220.3, 15200.4, 15220.5, 15220.6,
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10/30/03 AMEND: 4968
10/30/03 ADOPT: 3663(g), 3663(h)

10/27/03 ADOPT: 5148
10/20/03 ADOPT: 5035(c) AMEND: 5035(b)
10/16/03 AMEND: 21200
10/09/03 ADOPT: 341.17
10/06/03 AMEND: 10104, 10107.1, 10111.2
08/26/03 AMEND: 3273
08/25/03 AMEND: 2561.31, 2561.32, 4885, 5022
08/04/03 ADOPT: 3458 AMEND: 3437
07/31/03 AMEND: 1532, 1532.1, 1535, 5198,
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07/28/03 AMEND: 3016, 3120.6, 2122.0
07/24/03 AMEND: 1532.1
07/21/03 AMEND: 5557
07/11/03 ADOPT: 5248, 5252.1, 5253.1, 5298.1,
5307, 5308 AMEND: 1504, 5236, 5237,
5238, 5239, 5240, 5241, 5242, 5243,
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5278, 5279, 5280, 5291, 5292, 5293,
07/11/03 AMEND: 1504, 1637

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11/07/03 ADOPT: 2194, 2194.1, 2194.2, 2194.3,
2194.4, 2194.5, 2194.6, 2194.7, 2194.8
10/31/03 AMEND: 260.102.14
09/11/03 ADOPT: 250.70
09/09/03 AMEND: 2498.6
09/09/03 ADOPT: 2278, 2278.1, 2278.2, 2278.3,
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09/05/03 ADOPT: 2791.3, 2792.33, 2810.3, 2836,
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09/04/03 ADOPT: 2698.30, 2698.31, 2698.32,
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09/02/03 AMEND: 2498.6
08/28/03 AMEND: 2498.6
08/26/03 ADOPT: 2192.1, 2192.2, 2192.3, 2192.4,
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08/21/03 ADOPT: 2187.4
08/21/03 ADOPT: 2175.6, 2175.7, 2175.8, 2175.9,
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08/12/03 AMEND: 2615.3
08/04/03 ADOPT: 2698.102, 2698.600, 2698.602,
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2698.201, 2698.202, 2698.203, 2698.204,
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07/31/03 ADOPT: 2699.6612, 2699.6827
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2699.6607, 2699.6611, 2699.6705,
2699.6715, 2699.6717, 2699.6725,
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07/29/03 AMEND: 5002, 5009, 5010

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07/21/03 ADOPT: 1709.1, 1717.2, 1730.1, 1737.1,
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07/15/03 ADOPT: 2716.1, 2790.1.5, 2805.1.5

07/14/03 ADOPT: 2020, 2021 AMEND: 250.51

07/14/03 AMEND: 2190.05, 2190.7

07/11/03 ADOPT: 2194, 2194.1, 2194.2, 2194.3,
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11/12/03 ADOPT: 994, 994.1, 994.2, 994.3, 994.4,
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994.11, 994.12, 994.13, 994.14, 994.15,
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11/10/03 AMEND: 2010, 2030, 2060 REPEAL:
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10/07/03 AMEND: 1004, 1005

10/01/03 ADOPT: 995

09/29/03 ADOPT: 1081(a)(34)

08/25/03 ADOPT: 977.52 AMEND: 977.20,
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08/21/03 AMEND: 1005, 1080, 1081

08/07/03 AMEND: Article 20, Section 51.19

07/28/03 AMEND: 1007

07/21/03 ADOPT: 1009, 1083 AMEND: 1001,
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08/12/03 ADOPT: 506, 507

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11/04/03 AMEND: 1956.1, 1956.8, 1961, 1965,
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10/30/03 AMEND: 1214

10/29/03 AMEND: 125.00, 125.02, 125.06,
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10/16/03 AMEND: 1956.1, 1956.2, 1956.4,
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10/10/03 ADOPT: 158.00

08/21/03 ADOPT: 551.10 AMEND: 551.8, 553,
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08/11/03 ADOPT: 225.00, 225.03, 225.06, 225.09,
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07/23/03 AMEND: 25.01

07/18/03 AMEND: 330.02, 330.06, 330.20,
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11/07/03 AMEND: 52.10, 150.06, 150.16

11/03/03 AMEND: 18464, 18465

10/16/03 AMEND: 4400

10/14/03 ADOPT: 17346, 17346.1, 17346.2,
17346.3, 17346.4, 17346.5, 17346.6,
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10/06/03 AMEND: 120.7, 190

09/26/03 AMEND: 502

09/18/03 AMEND: 180.2

09/05/03 AMEND: 12010

09/04/03 AMEND: 300(a)

09/02/03 AMEND: 120.7, 190

08/28/03 AMEND: 671.1

08/21/03 AMEND: 791.7

08/21/03 AMEND: 677

08/14/03 AMEND: 11900

08/13/03 AMEND: 27.82, 27.83

08/08/03 ADOPT: 4970.09 AMEND: 4970.00,
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08/07/03 AMEND: 7.50(b)(5), 7.50(156)

07/22/03 AMEND: 15053, 15064, 15092, 15112,
15130, 15152, 15378, and Appendix E

07/14/03 AMEND: 708

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07/10/03 ADOPT: 17225.25, 17380, 17380.1,
17381, 17381.1, 17381.2, 17380.1,
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17383.7, 17383.8, 17383.9, 17383.10,
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11/07/03 AMEND: 2576, 2578, 2580

10/27/03 AMEND: 2051, 2052, 2054

10/23/03 AMEND: 3043.5, 3043.6, 3044

10/14/03 AMEND: 4941

10/14/03 AMEND: 2000, 2041, 2042, 2043, 2044

08/21/03 AMEND: 3075.1

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11/12/03 AMEND: 1399.662, 1399.666, 1399.667,
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11/03/03 ADOPT: 2317, 2317.1, 2317.2, 2326.5, 2328.1
 10/22/03 ADOPT: 356.1
 10/16/03 AMEND: 390.2
 10/16/03 ADOPT: 360
 09/30/03 ADOPT: 1313.01, 1313.02, 1313.03, 1313.04, 1313.05, 1313.06
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 09/11/03 ADOPT: 1775.1 AMEND: 1775, 1775.2, 1775.3, 1775.4 REPEAL: 1775.15, 1777, 1777.1, 1777.2, 1777.3, 1777.4, 1777.5, 1778, 1778.1, 1778.2, 1778.3
 09/04/03 AMEND: 1920
 09/02/03 AMEND: 1397.61
 08/26/03 AMEND: 109, 111(a)
 08/07/03 AMEND: 1388.6
 07/28/03 AMEND: 1732.2
 07/24/03 ADOPT: 4170
 07/24/03 ADOPT: 1399.675 AMEND: 1399.669, 1399.670, 1399.676, 1399.678, 1399.679 REPEAL: 1399.675
 07/23/03 AMEND: 1399.157
 07/21/03 AMEND: 1397.62
 07/17/03 AMEND: 1021
 07/17/03 AMEND: 1920

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10/09/03 AMEND: 50604, 50608, 54326, 54370, 56003, 56082, 57540, 58510, 58671
 09/25/03 AMEND: 54001, 54010
 09/23/03 ADOPT: 13676 AMEND: 13675
 09/04/03 AMEND: 60065.1, 60065.2, 60065.3, 60065.4, 60065.5, 60065.6, 60065.7, 60065.8, 60065.9, 60065.10, 60065.11, 60065.12, 60065.13, 60065.14, 60065.15, 60065.16, 60065.17, 60065.18, 60065.19, 60065.20, 60065.21, 60065.22, 60065.23, 60065.24, 60065.25, 60065
 08/21/03 ADOPT: 1031.2, 1031.3
 07/28/03 AMEND: 58420
 07/18/03 ADOPT: 30315.10, 30315.20, 30315.22, 30315.23, 30315.24, 30315.33, 30315.34, 30315.35, 30315.36, 30315.50, 30315.51, 30315.52, 30315.60, 30316, 30316.10, 30316.20, 30316.22, 30316.30, 30316.40, 30316.50, 30316.60, 30316.61, 30317, 30317.10, 30317.20, 303

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10/29/03 AMEND: 1802
 10/14/03 AMEND: 462.040, 462.240
 09/16/03 ADOPT: 1620.1
 09/15/03 AMEND: 462.180
 09/15/03 AMEND: 1630
 09/04/03 AMEND: 17000.30
 08/12/03 REPEAL: 24501, 24502
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08/19/03 AMEND: 1601, 1602, 1603, 1604, 1605.1, 1605.3, 1606, 1607, 1608

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11/03/03 ADOPT: 115500, 115510, 115520 REPEAL: MPP
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 10/27/03 AMEND: 4304.3 (renumber to 4304-3)
 10/22/03 AMEND: 66264.143, 66264.145, 66265.143, 66265.145
 10/16/03 ADOPT: 51510, 51510.1, 51510.2, 51510.3, 51511, 51511.5, 51511.6, 51532.3, 51535, 51535.1, 51544, 54501
 09/26/03 AMEND: 70217, 70225, 70455
 09/23/03 AMEND: 67450.42
 09/23/03 ADOPT: 97244, 97245, 97246, 97247, 97248, 97249, 97250 AMEND: 97045, 97210, 97211, 97212, 97213, 97215, 97241 REPEAL: 97214, 97239, 97242, 97243
 09/15/03 AMEND: 51509
 09/11/03 AMEND: 12901
 09/11/03 ADOPT: 64670, 64671.05, 64671.08, 64671.09, 64671.10, 64671.15, 64671.30, 64671.35, 64671.40, 64671.55, 64671.65, 64671.70, 64671.75, 64671.80, 64671.85, 64673, 64674, 64675, 64675.5, 64676, 64677, 64677.5, 64678, 64678.5, 64679, 64680, 64681, 64682, 646
 09/04/03 AMEND: 1089-1
 09/04/03 AMEND: 51319, 51507.2, 51515, 51517, 51521
 09/02/03 AMEND: 1253-(b)-1
 08/28/03 ADOPT: 51008.1 AMEND: 51104, 51515, 51520, 51521
 08/18/03 AMEND: 51215.6
 08/07/03 AMEND: 12000
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 07/21/03 ADOPT: 1326-3 AMEND: 1251-1, 1253(a)-1, 1326-2
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11/12/03 ADOPT: 102416.1 AMEND: 80001, 80019, 80019.1, 80019.2, 80054, 80061, 80065, 80066, 87101, 87219, 87219.1, 87454, 87565, 87566, 87801, 87819, 81819.1, 87854, 87861, 87865, 87866, 101152, 101170, 101170.1, 101170.2, 101195, 101212, 101216, 101217, 102352,

10/27/03 ADOPT: 86000, 86001, 86005, 86009, 86010, 86018, 86020, 86022, 86023, 86024, 86028, 86030.5, 86031.5, 86036, 86044, 86044.5, 86045, 86061, 86064, 86065, 86065.2, 86065.3, 86065.4, 86065.5, 86066, 86068.1, 86068.2, 86068.3, 86068.4, 86070, 86072, 86073, 8

09/08/03 AMEND: 102395
 07/24/03 AMEND: 101170, 102370
 07/14/03 ADOPT: 102416.1 AMEND: 80001, 80019, 80019.1, 80019.2, 80054, 80061, 80065, 80066, 87101, 87219, 87219.1, 87454, 87565, 87566, 87801, 87819, 87819.1, 87854, 87861, 87865, 87866, 101152, 101170, 101170.1, 101170.2, 101195, 101212, 101216, 101217, 102352,

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10/27/03 AMEND: CCR Title 23, Division 3, Chapter 9, section 2200 & 2200.5
 09/23/03 ADOPT: 2050.6 AMEND: 2050, 2050.5, 2051, 2052 2053, 2064, 2066, 2067
 09/11/03 ADOPT: 3989.1
 08/26/03 ADOPT: 2729, 2729.1
 08/21/03 ADOPT: 3717
 08/19/03 ADOPT: 497.1, 497.2, 497.3, 497.4, 497.5, 497.6, 497.7, 497.8, 467.9, 497.10, 497.11, 497.12
 08/19/03 ADOPT: 3989
 08/18/03 ADOPT: 3939.3
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