



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, 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: Monterey Bay Community Power Authority

AMENDMENT

STATE AGENCY: Unemployment Insurance Appeals Board

A written comment period has been established commencing on March 30, 2018, and closing on May 14, 2018. Written comments should be directed to the Fair Political Practices Commission, Attention Sasha Linker, 1102 Q Street, Suite 3000, Sacramento, California 95811.

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 or her duly authorized representative requests, no later than 15 days prior to the close of the written comment period, a public hearing before the full Commission. If a public hearing is requested, the proposed code(s) will be submitted to the Commission for review.

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

The Executive Director of the Commission, upon her or its own motion or at the request of any interested per-

son, will approve, or revise and approve, or return the proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than May 14, 2018. 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 Sasha Linker, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, 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 Sasha Linker, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 322-5660.

**TITLE 4. CALIFORNIA SCHOOL
FINANCE AUTHORITY**

Article 1, Section 10152 through 10162, and 10164
Title 4, Division 15
California Code of Regulations

NOTICE IS HEREBY GIVEN that the California School Finance Authority (“CSFA” or the “Authority”), organized and operating pursuant to Sections 17170 through 17199.5 of the Education Code, proposes to amend the regulations as described below after considering all comments regarding the proposed action. Any person interested may present comments relevant to the proposed action to the attention of the Contact Person as listed in this Notice no later than 5:00 p.m. on Monday, May 14, 2018. CSFA, upon its own motion or at the instance of any interested party, may thereafter adopt the proposal 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(s) designated in this notice as Contact Person and will be mailed to those persons who submit statements related to this proposal or who have required notification of any changes to the proposal.

PROPOSED REGULATORY ACTION

CSFA proposes to amend Sections 10152 through 10162, and 10164 of Title 4 of the California Code of Regulations (Regulations). The Regulations implement CSFA’s responsibilities related to the Charter School Facilities Program.

AUTHORITY AND REFERENCE

Authority: Sections 17078.57, 17179, and 17180 of the Education Code. Section 17078.57 requires that the

Authority adopt regulations establishing uniform terms and conditions to apply equally to all applicants for financing. Section 17179 sets forth that the Authority is vested with all powers to carry out the powers and responsibilities expressly granted or imposed upon it. Section 17180(a) provides the Authority with the ability to adopt bylaws for the regulation of its affairs and the conduct of its business.

Reference: Sections 17078.52, 17078.53, 17078.54, 17078.56, 17078.57, 17078.58, and 17199.4, Education Code. The Regulations implement, interpret or make specific Sections 17078.52, 17078.53, 17078.54, 17078.56, 17078.57, 17078.58, and 17199.4 of the Education Code.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

Pursuant to Government Code section 11346.1 and Education Code section 17078.57(b), the California School Finance Authority (Authority) may adopt, amend, or repeal the rules and regulations for the Charter School Facilities Program.

Chapter 935, Statutes of 2002 (Assembly Bill 14), established the Charter School Facilities Program as a pilot program for the purpose of providing qualifying charter schools with funding to establish facilities for California students (Education Code section 17078.52(a)). The Program provides for \$900 million to be set aside from the bonds issued under the Kindergarten–University Public Education Facilities Bond Acts of 2002, 2004, and 2006, for the purposes of financing charter school construction projects. Modeled after the State’s School Facilities Program, the Program funds the project costs with 50 percent of the project costs as a grant from the State, and the charter school is responsible for repaying the State for the balance of the project costs through either a lump sum matching payment, or a long-term loan from the State. A charter school, or school district acting on behalf of a charter school, may apply for financing under the Program to fund specified costs relating to charter school construction projects. Effective on March 5, 2012 the Authority received the Certificate of Compliance for Rulemaking file 201–2027–01C.

Through the passage of Propositions 47, 55, and 1D, and most recently, Proposition 51, \$1.4 billion has been made available to charter schools for construction of new facilities or rehabilitation of existing school district facilities. As a result of the passage of California State Proposition 51, which authorized \$500 in additional bond authority, a new funding round began in February 2017.

Pursuant to Education Code section 17078.57, the Authority is required to adopt regulations establishing uniform terms and conditions that shall apply to the process for determining the manner in which the entities receiving funding are to pay the local matching share, including the method for determining any loan payments.

ANTICIPATED BENEFITS OF THE PROPOSED REGULATION

These proposed amendments to the regulations will establish consistency with Program policy and practice, consolidate overlapping sections, reference correct statutes, reflect changes in statute, and set forth clarifying language. As such, the proposed regulations are expected to enhance efficiency and uniformity in program administration. The Authority is proposing permanent regulations through OAL’s permanent rulemaking process and through submission of a Certificate of Compliance.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

After conducting an evaluation for other regulations on this matter, the Authority has found that these are the only regulations concerning the Charter School Facilities Program financial soundness determination. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

The Regulations are briefly summarized below.

Section 10152 Definitions

- Addition of “Certificate of Financial Soundness” which shall mean the Authority’s adoption of a resolution determining that a charter school is “Financially Sound” for a period of 12 months, assuming that no material financial, operational, or legal changes have occurred during this period that would otherwise change the determination;
- Deletion of “Co-borrower or Guarantor”;
- Addition of “Funding Round” which shall mean the opportunity for submission of Applications for purposes of Preliminary Apportionment, as authorized by the board based on the availability of bond authority;
- Expands definition of Financial Soundness to include the extent to which an Applicant or Obligor is Financially Sound;

- Addition of “Matching Share Payments” which shall mean payments made against the Program loan with the State for purposes of repaying the Local Matching Share pursuant to a payment schedule;
- Addition of “Obligor” which shall mean the entity responsible for the Local Matching Share, which may or may not be the same as the Applicant;
- Addition of “Project” which shall mean the specific facilities-related project that is the subject for Program funding within an Application and that has been approved for Program funding by the Office of Public School Construction; and
- Various clean-up changes that are considered non-substantive.

Section 10153 Application Submission

- Addition of language which specifies the required form, defines due date timeframe, and application submission format;
- Deletion of unnecessary language related to Preliminary Apportionment; and
- Various clean-up changes that are considered non-substantive.

Section 10154 Financial Soundness Review and Determination

- Addition of language which outlines the requirements of receiving a Good Standing Letter (GSL) and the resulting impact if the GSL is not received;
- Addition of language to outline what entity the Authority will perform financial analysis on when the school is represented by a contracted organization and does not meet the debt service coverage ratio;
- Deletion of language relating to Guarantor and Co-borrower regarding determining the debt service coverage ratio;
- Extending the validity of the Authority’s financial soundness review determination from six to twelve months;
- Addition of language which allows the Authority to require updated information related to the applicants’ legal status or financial or operating condition;
- Addition of language which allows the Authority to require updated information related to the applicants’ legal status or financial or operating condition as a condition for release of funds for Advance or Final Apportionment;

- Addition of language which allows the Authority to conduct reviews to determine whether the applicant continues to maintain financial soundness and, if applicable, require the applicant to submit a corrective action plan; and
- Various clean-up changes that are considered non-substantive.

Section 10155 Content of Application for Preliminary, Advance, and Final Apportionment

- Addition of “Content of” to Section title to clarify purpose of section;
- Deletion of references/sections related to Guarantor or Co-borrower;
- Addition of “or Obligor” on the list of financial information to be reviewed to indicate that the Obligor’s financial information will be reviewed if there is an Obligor designated on the application;
- Addition of “Certificate of Financial Soundness for the Preliminary Apportionment is no longer valid” to clarify when the Authority would conduct a review;
- Addition of “or any sale of accounts receivable associated with anticipated Program proceeds” to the material changes section; and
- Various clean-up changes that are considered non-substantive.

Section 10156 Ongoing Monitoring of Applicant’s Financial Soundness

- Deletion of entire section as the language was redundant to other provisions in the regulations.

Section 10157 Use of a Guarantor or Co-Borrower

- Deletion of entire section, as the terms Guarantor and Co-Borrower were deleted.

Section 10158 Payment of Local Matching Share

- Change section number from 10158 to 10156;
- Addition of language which includes the Matching Share Payment schedule, clarification on when first payment would occur, and when interest will be accrued; and
- Various clean-up changes that are considered non-substantive.

Section 10159 Succession and Security Provisions

- Change section number from 10159 to 10157;
- Expand section to include “succession” to clarify what happens to the program-funded facility once a charter school no longer occupies the facility;
- Addition of language which specifies the conditions which must be met prior to a school district taking possession of a facility;

- Addition of language detailing the types of security provisions that are allowed and disallowed;
- Addition of language detailing what happens to security interest in the case of default; and
- Various clean-up changes that are considered non-substantive.

Section 10160 Reporting and Default Provisions

- Change section number from 10160 to 10158;
- Addition of the term “Matching Share Obligation”; and
- Various clean-up changes that are considered non-substantive.

OTHER MATTERS PRESCRIBED BY STATUTES APPLICABLE TO THE SPECIFIC STATE AGENCY OR TO ANY SPECIFIC REGULATION OR CLASS OF REGULATIONS

No other matters prescribed by statute are applicable to CSFA or to any specific Regulation or class of Regulations pursuant to Section 11346.5(a)(4) of the Government Code pertaining to the proposed Regulations or CSFA.

MANDATE ON LOCAL AGENCIES OR SCHOOL DISTRICTS

CSFA has determined that these amendments to the program regulations do not impose any additional mandate on local agencies or school districts for a new program or higher level of service of an existing program.

FISCAL IMPACT

CSFA has determined that the Regulations do not impose any additional cost or savings to any state agency, any costs to any local agency or school district requiring reimbursement under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code, any other non-discretionary cost or savings to any local agency, or any cost or savings in federal funding to the State.

INITIAL DETERMINATION REGARDING ANY SIGNIFICANT, STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS

CSFA has made an initial determination that the Regulations will not have any significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

EFFECT ON SMALL BUSINESSES

CSFA has determined that the adoption of the Regulations will not affect small business. The Grant is a voluntary financing program available to charter schools to assist in the financing of charter school facilities.

COST IMPACTS

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

RESULTS OF THE ECONOMIC
IMPACT ASSESSMENT

CSFA has determined, pursuant to Government Code section 11346.3(b)(1)(A)–(D), that the Regulations will not have an effect on jobs and business expansion, elimination or creation. As such, to the extent that the awards benefit the long-term viability of charter schools and the expansion of charter schools, the Program and its proposed regulations have the potential to directly benefit economically vulnerable populations and communities throughout the State.

COST IMPACT ON HOUSING

The Regulations will not have any effect on housing costs.

CONSIDERATION OF ALTERNATIVES

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

CSFA invites interested persons to present statements with respect to alternatives to the Regulations during the written comment period.

AGENCY CONTACT PERSON(S)

Written comments, inquiries, and any questions regarding the substance of the Regulations shall be submitted or directed to:

Katrina Johantgen, Executive Director
California School Finance Authority
300 S. Spring Street, Suite 8500
Los Angeles, CA 90013

or

915 Capitol Mall, Room 101
Sacramento, CA 95814
(916) 651-7710

Or by email to katrina.johantgen@treasurer.ca.gov or csfa@treasurer.ca.gov.

The following person is designated as a backup contact person for inquiries only regarding the Regulations:

Mark Paxson, General Counsel
State Treasurer's Office
915 Capitol Mall, Room 110
Sacramento, CA 95814
(916) 653-2995

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the Regulations to CSFA. The written comment period on the Regulations will end at 5:00 p.m. on May 14, 2018. All comments to be considered by CSFA must be submitted in writing to the Agency Contact Person identified in this Notice by that time. In the event that changes are made to the Regulations during the written comment period, CSFA will also accept additional written comments limited to any changed or modified Regulations for 15 calendar days after the date on which such Regulations, as changed or modified, are made available to the public pursuant to title 1, Chapter 1, Section 44 of the California Code of Regulations. Any written comments on any modifications to the proposed regulations should be addressed to the Agency Contact Person identified in this Notice.

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

Pursuant to the California Government Code, CSFA has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at CSFA's office at 915 Capitol Mall, Sacramento, California, during normal business hours. As of the date this Notice is published in

the Notice Register, the rulemaking file consists of this Notice, the Initial Statement of Reasons, and the proposed text of the Regulations. Copies of these items are available upon request, from the Agency Contact Person designated in this Notice. The Sacramento address will also be the location for inspection of the rulemaking file and any other public records, including reports, documentation and other materials related to this proposed regulatory action. In addition, the rulemaking file, including the Initial Statement of Reasons and the proposed text, may be viewed on CSFA's website at www.treasurer.ca.gov/csfa.

PUBLIC HEARING

No public hearing regarding the Regulations has been scheduled. Anyone wishing a public hearing must submit a request in writing, pursuant to Section 11346.8 of the Government Code, to CSFA at least 15 days before the end of the written comment period. Such request must be addressed to the Agency Contact Person identified in this Notice and should specify the Regulations for which the hearing is being requested.

15-DAY AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the written comment period ends and following a public hearing, if any is requested, CSFA may adopt the Regulations substantially as described in this Notice, without further notice. If CSFA makes modifications that are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public (including through CSFA's website described above) for at least fifteen (15) calendar days before CSFA adopts the proposed Regulations, as modified. Inquiries about and requests for written copies of any changed or modified regulations should be addressed to the Agency Contact Person identified in this Notice.

AVAILABILITY OF FINAL STATEMENT OF REASONS

CSFA is required to prepare a Final Statement of Reasons pursuant to Government Code section 11346.9. Once CSFA has prepared a Final Statement of Reasons, a copy will be made available to anyone who requests a copy and will be available on CSFA's website described above. Written requests for copies should be addressed to the Agency Contact Person identified in this Notice.

TITLE 10. CALIFORNIA HEALTH BENEFIT EXCHANGE

CALIFORNIA CODE OF REGULATIONS, TITLE 10, CHAPTER 12, ARTICLE 6 ADOPT SECTIONS 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536 AND 6538

The California Health Benefit Exchange/Covered California (the Exchange) Board proposes to adopt the regulations described below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

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

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Exchange. The written comment period closes at **5:00 p.m. on May 14, 2018**. The Exchange will consider only comments received at the Exchange's office by that time. Submit written comments to:

Faviola Ramirez-Adams, Regulations Analyst
California Health Benefit Exchange
(Covered California)
1601 Exposition Blvd.
Sacramento, CA 95815

Comments may also be submitted by facsimile (FAX) at 916-403-4468 or by e-mail to regulations@covered.ca.gov.

AUTHORITY AND REFERENCE

Government Code Section 100504(a)(6) authorizes the California Health Benefit Exchange/Covered California (the Exchange) Board to adopt rules and regulations, as necessary. The proposed regulations implement, interpret, and make specific Government Code Sections 100503, 100504 and 100506; and Title 45 of the Code of Federal Regulations, Section 155.740.

INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW

Documents to be incorporated by reference:

None.

Summary of Existing Laws

The federal Patient Protection and Affordable Care Act (ACA) required each state to establish an American Health Benefit Exchange that makes available qualified health plans (QHPs) to qualified individuals and small employers by January 1, 2014. In 2010, the legislature enacted the California Patient Protection and Affordable Care Act (California Government Code Section 100500 et seq.), which established the Exchange (AKA Covered California). Covered California is California’s competitive marketplace where consumers and small businesses can shop for and purchase affordable QHPs certified by the Exchange. Additionally, the Exchange is the only place where consumers and small employers can receive tax credits to lower the costs of health insurance, if eligible.

On September 30, 2013 the California Health Benefit Exchange (“Covered California” or “Exchange”) adopted emergency regulations found at Title 10, California Code of Regulations (CCR), Chapter 12, Article 6, Sections 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, and 6538. Readoption of these emergency regulations took place on April 1, June 30, October 2, 2014, September 30 and November 28, 2016, and April 17, 2017. These emergency regulations are in effect and established the Exchange’s policies regarding the Small Business Health Option Program’s (AKA SHOP or Covered California for Small Business) policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage.

The proposed regulations implement, interpret, and make specific the requirements in state and federal law. The proposed action is specifically in furtherance of California Government Code Section 100504 which instructs the Exchange to establish policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage for prospective and current enrollees of the Exchange that complies with federal law. Additionally, Title 45, Section 155.700 et seq. of the Code of Federal Regulations (CFR) requires states establishing a SHOP to provide policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage processes for the SHOP.

The Exchange is now proposing to make permanent those emergency regulations at 10 CCR § 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, and 6538, with amendments.

Summary of the Effect of the Proposed Regulation

The proposed regulations make permanent previously readopted emergency regulations, with amendments, of the SHOP policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage processes. The proposed regulatory action would permanently establish employee and employer rights and responsibilities with respect to SHOP policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage.

Evaluation of Inconsistency/Incompatibility with Existing State Regulations

After an evaluation of current regulations, the Exchange has determined that these proposed regulations are not inconsistent or incompatible with any existing regulations. While several California statutes and regulations govern health insurance and notably include provisions affecting the Exchange in the Government Code, the Insurance Code, and the Health & Safety Code, the Exchange has determined these are the only regulations that concern policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage in the SHOP Exchange.

Anticipated Benefits of the Proposed Regulation

Anticipated benefits of the proposed action include nonmonetary benefits to the protection of public health and safety, worker safety, the environment, the prevention of discrimination, or the promotion of fairness or social equity. This includes:

- Providing structure for the Exchange to give predictability and clear standards to the public and qualified health plan issuers now and into the future.
- Establishing clear guidelines for the public regarding eligibility, enrollment, and termination of SHOP coverage.
- Aligning California’s regulations with the federal act and complying with state law.
- Providing increased health care access to the public in California; and
- Ultimately, helping to save lives and increase the health of the public in California.

DISCLOSURES REGARDING THE
PROPOSED ACTION

The Exchange has made the following initial determinations:

Matters Prescribed by Statute Applicable to the Agency or to Any Specific Regulation or Class of Regulations

None.

Mandate on Local Agencies and School Districts

None. The Executive Director of the California Health Benefit Exchange has determined that this proposed regulatory action does not impose a mandate on local agencies or school districts.

Cost To Any Local Agency or School District Which Must Be Reimbursed In Accordance With Government Code Sections 17500 Through 17630

None. This proposal does not impose costs on any local agency or school district for which reimbursement would be required pursuant to Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

Costs or Savings to State Agencies

The proposal results in additional costs to the California Health Benefit Exchange, which became financially self-sustaining in 2016. The proposal does not result in any costs or savings to any other state agency.

Costs or Savings in Federal Funding to the State

The proposal results in additional costs to the California Health Benefit Exchange, which, via dollars from QHP participation fees, became financially self-sustaining in 2016.

Other Nondiscretionary or Savings Imposed on Local Agencies

None. This proposal does not impose other nondiscretionary costs or savings on local agencies.

Significant Effect on Housing Costs

None.

Effect on Small Business

The proposal results in an effect on participating small businesses with 1–100 employees statewide by providing them with policies and procedures for eligibility determination and redetermination, enrollment in qualified health plans, and termination of coverage in the small business marketplace for health insurance through the Exchange. There are no jobs created or eliminated from this proposal.

Significant, Statewide Adverse Economic Impact Directly Affecting Business, Including the Ability of California Businesses to Compete With Businesses in Other States

None.

Cost Impacts on a Representative Private Person or Business

While the total statewide dollar costs to businesses or individuals over the lifetime of the proposed regulation is unknown, the agency is not aware of any cost impacts a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Results of the Economic Impact Assessment/Analysis

The Exchange concludes regarding the proposed regulations that it is:

- (1) **unlikely** that the proposal will create or eliminate any jobs in the State;
- (2) **unlikely** that the proposal will create or eliminate businesses within the State;
- (3) **unlikely** that the proposal will impact the expansion of businesses currently doing business in California; and
- (4) **likely** that the health and welfare of consumers will benefit from the proposed regulation.

Benefits of the Proposed Action

Anticipated benefits including nonmonetary benefits to the protection of public health and safety, worker safety, the environment, the prevention of discrimination, or the promotion of fairness or social equity, from this proposed regulatory action are:

- Providing structure for the Exchange to give predictability and clear standards to the public and qualified health plan issuers now and into the future.
- Establishing clear guidelines for the public regarding eligibility, enrollment, and termination of SHOP coverage. Aligning California’s regulations with the federal act and complying with state law.
- Providing increased health care access to the public in California; and
- Ultimately, helping to save lives and increase the health of the public in California.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Board must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the agency 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, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

The Exchange invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations at the scheduled hearing or during the written comment period.

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Faviola Ramirez–Adams
Regulations Analyst
California Health Benefit Exchange
(Covered California)
1601 Exposition Blvd.
Sacramento, CA 95815
Telephone: (916) 228–8668

The backup contact person for inquiries concerning the proposed administrative action may be directed to:

Brandon Ross
Assistant General Counsel
California Health Benefit Exchange
(Covered California)
1601 Exposition Blvd.
Sacramento, CA 95815
Telephone: (916) 228–8281

Please direct requests for copies of the proposed text of the regulations, the Initial Statement of Reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to Faviola Ramirez–Adams at the above contact information.

AVAILABILITY OF STATEMENT OF REASONS, TEXT OF PROPOSED REGULATIONS AND RULEMAKING FILE

The Exchange will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As of the date of this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulation and the Initial Statement of Reasons. Copies may be obtained by contacting Faviola Ramirez–Adams at the address or phone number listed above.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing, if requested, and considering all timely and relevant comments received, the Exchange may adopt the proposed regulations substantially as described in this notice. If the Exchange makes

modifications which are sufficiently related to the originally proposed text, it will make the modified text available to the public at least 15 days before the Exchange adopts the regulations as revised. Please send requests for copies of any modified regulations to the attention of Faviola Ramirez–Adams at the address indicated above. The Exchange will accept written comments on the modified regulations for 15 days after the date on which they are made available.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Faviola Ramirez–Adams at the above address.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Rulemaking, the Initial Statement of Reasons and the proposed text of the regulations in underline can be accessed through our website at www.healthexchange.ca.gov/regulations.

TITLE 20. CALIFORNIA ENERGY COMMISSION

PROPOSED AMENDMENTS TO THE APPLIANCE EFFICIENCY REGULATIONS California Code of Regulations, Title 20, Sections 1601 through 1609

California Energy Commission
Docket No. 2018–AAER–10

I. INTRODUCTION

The California Energy Commission proposes to amend California Code of Regulations, title 20, sections 1601 to 1609 (the Appliance Efficiency Regulations) and take the following actions:

- (1) update provisions to reflect current federal law,
- (2) change state–specific requirements,
- (3) update the appliance certification procedures to reflect the current use of a new electronic database system,
- (4) update the appliance data submittal requirements, and
- (5) improve the readability of the regulations.

This rulemaking will not make changes to the underlying energy and water efficiency standards for any appliance or result in any changes in the estimated energy and water savings from those standards.

II. PROPOSED ADOPTION DATE

The Energy Commission will hold a public hearing for consideration and possible adoption of the proposed amendments to the Appliance Efficiency Regulations on the following date and time unless the Energy Commission decides to modify the Express Terms.

June 13, 2018
10:00 a.m. (Pacific Time)
California Energy Commission
1516 9th Street
Sacramento, CA 95814
Rosenfeld Hearing Room
(Wheelchair accessible)

Audio for the adoption hearing will be broadcast over the internet. Details regarding the Energy Commission's webcast can be found at www.energy.ca.gov/webcast.

If you have a disability and require assistance to participate in these hearings, please contact Poneh Jones at (916) 654-4425 at least 5 days in advance.

The Energy Commission's Public Adviser's Office is available to assist any person who wishes to participate in this proceeding. For assistance from the Public Adviser's Office, please call (916) 654-4489 or toll-free in California at (800) 822-6228 or contact publicadviser@energy.ca.gov.

III. PUBLIC COMMENT PERIOD/ WRITTEN COMMENTS (Gov. Code, § 11346.5(a)(15))

The public comment period for this Notice of Proposed Action will be from March 30, 2018, through and including May 14, 2018. Any interested persons may present oral and/or written statements, arguments, or contentions regarding the proposed regulations at the hearing, or may submit written comments to the Energy Commission for consideration on or prior to 5:00 p.m. on May 14, 2018. The Energy Commission appreciates receiving written comments at the earliest possible date.

Please submit comments to the Energy Commission using the Energy Commission's e-commenting feature by going to the Energy Commission's Appliance Efficiency Rulemaking webpage at <http://energy.ca.gov/appliances/rulemaking.html>, selecting Docket Number 18-AAER-10, then select the "Submit e-com-

ment" link. A full name, e-mail address, comment title, and either a comment or an attached document (.doc, .docx, or .pdf format) is mandatory. After a challenge-response test used by the system to ensure that responses are generated by a human user and not a computer, click on the "Agree & Submit Your Comment" button to submit the comment to the Energy Commission's Docket Unit.

Please note that written comments, attachments, and associated contact information included within the written comments and attachments (e.g., your address, phone, email, etc.) become part of the viewable public record.

You are encouraged to use the electronic filing system, described above, to submit comments. If you are unable to submit electronically, a paper copy of your comments may be sent to:

Docket Unit
California Energy Commission
Docket No. 2018-AAER-10
1516 9th Street, MS-4
Sacramento, CA 95814
Or e-mail them to: DOCKET@energy.ca.gov
Or fax them to Dockets at (916) 654-4354

IV. STATUTORY AUTHORITY AND REFERENCE

(Gov. Code, § 11346.5(a)(2) and California Code of Regulations, title 1, § 14)

Authority: Public Resources Code sections 25210, 25213, 25218(e), 25402(c)(1) and 25402.11.

Reference: Public Resources Code sections 25216.5(d) and 25402(c).

V. INFORMATIVE DIGEST (Gov. Code, § 11346.5(a)(3))

A. Existing laws and regulations related directly to the proposed action and the effect of the proposed action. (Gov. Code, § 11346.5(a)(3)(A))

State law requires the Energy Commission to reduce the wasteful, uneconomic, inefficient, or unnecessary consumption of energy and water by prescribing standards for minimum level of operating efficiency and other cost-effective measures for appliances that require a significant amount of energy to operate on a statewide basis. (See Public Resources Code § 25402(c)(1).)

California Code of Regulations, title 20, sections 1601 to 1609, contain definitions, test procedures, energy and water efficiency and design standards, marking, certification and reporting requirements for both federally regulated and state-regulated appliances. Califor-

nia Code of Regulations, title 20, section 1606, requires appliance manufacturers to certify to the Energy Commission that their products meet all applicable federal and state efficiency requirements before their products can be included in the Energy Commission's Modern Appliance Efficiency Database System (MAEDbS) of approved appliances and then sold or offered for sale in California.

Federal law establishes definitions, test procedures, efficiency standards, and labeling requirements for federally regulated consumer products and commercial and industrial equipment. These are federally mandated requirements set forth in the Energy Policy and Conservation Act (EPCA), as amended, 42 U.S.C. section 6291 *et seq.*, and in federal regulations adopted by the U.S. Department of Energy in 10 C.F.R. sections 430 and 431 and by the Federal Trade Commission in 16 C.F.R. section 305.

California Code of Regulations, title 20, section 1602, includes the federal definitions of federally regulated appliances. Sections 1604 and 1605.1 contain federal test procedures and efficiency standards, respectively, for federally regulated appliances. This rulemaking proposes to amend sections 1602, 1604, and 1605.1 to reflect current federal law. These changes are listed in Table 1 of the Initial Statement of Reasons.

California Code of Regulations, title 20, sections 1602, 1604, 1605.3, 1606, 1607, and 1608 include state-specific requirements. This rulemaking proposes changes to the state-specific requirements in the Appliance Efficiency Regulations. The proposed changes include removing state test procedures and standards that are preempted by federal law, aligning state test procedures with federal test procedures even though there is no preemption, and making necessary updates to other state-specific requirements, such as labeling and reporting, for certain appliances. The changes also include updates to the certification procedures and data submittal requirements for inclusion of appliances in the Energy Commission's MAEDbS. These changes are listed in Tables 2.1, 2.2, and 2.3 of the Initial Statement of Reasons.

Finally, this rulemaking proposes nonsubstantive changes to improve the clarity and readability of the Appliance Efficiency Regulations. These nonsubstantive changes are listed in Table 3.

B. Difference from existing comparable federal regulation or statute (Gov. Code, § 11346.5(a)(3)(B))

The Energy Commission has determined that the proposed changes to the federal requirements in the Appliance Efficiency Regulations do not differ from existing comparable federal regulations and statutes. The proposed changes reflect current federal law. The purpose of updating federal law in the Appliance Efficiency

Regulations is to provide manufacturers, retailers, and consumers of appliances with a clear and comprehensive set of federal and state regulations in a single location.

The Energy Commission has determined that there are no existing, comparable federal regulations or statutes that address the proposed changes to the state-specific requirements in the Appliance Efficiency Regulations. To the extent that changes are made to requirements for state-regulated appliances that are now subject to federal test procedures and standards, the proposed changes merely remove state test procedures or state standards that are preempted by federal law.

C. Policy statement overview regarding broad objectives of the regulations and the specific benefits anticipated by the proposed amendments (Gov. Code, § 11346.5(a)(3)(C))

1. Changes to Reflect Current Federal Law

EPCA provides that no state regulation concerning energy efficiency, energy use, or water use shall be effective with respect to a federally covered product before and after a federal standard established for such product becomes effective, unless an exception to preemption applies. (See 42 U.S.C. §§ 6297(b) & (c), 6316 and 10 C.F.R. § 430.33(a).) EPCA also supersedes any state regulation that requires testing or use of any measure of energy consumption, water use, or energy descriptor in any manner other than that provided under EPCA. (See 42 U.S.C. §§ 6297(a)(1)(A), 6316.)

California Code of Regulations, title 20, section 1605(a)(2) provides for the preservation of each of the federal efficiency standards in section 1605.1 as California state law applicable to the sale and offering for sale of appliances in California, if the corresponding federal standard is repealed or becomes inoperable, inapplicable, or otherwise invalid as federal law. This means that immediately upon the effect of such federal repeal or invalidity, the standard becomes effective as California state law, and no appliance previously covered by the federal standard may be sold or offered for sale in the state unless the appliance complies with the requirements in the Appliance Efficiency Regulations.

This rulemaking makes no changes to section 1605(a)(2) and leaves this provision in place. While the proposed changes reflect updates to federal appliance efficiency regulations, these updates would immediately become California state law if the federal standard is repealed or becomes invalid. For example, if the U.S. Department of Energy repeals the federal efficiency standards for federally regulated battery chargers — thereby removing such products from the scope of federal preemption — those previous federal standards for battery chargers would continue as California state law

until the Energy Commission took further action to amend the regulations.

The objective of this rulemaking is to reflect updates to federal appliance efficiency regulations. Many of the existing federal requirements in the Appliance Efficiency Regulations are outdated or inaccurate. This can lead to unnecessary confusion and increase regulatory burdens.

The proposed changes will benefit manufacturers, retailers, and consumers by providing current federal and state appliance efficiency regulations in one location. This rulemaking will provide the regulated parties and consumers more clarity and accessibility with respect to the federal requirements in the Appliance Efficiency Regulations.

2. Substantive Changes to State-Specific Regulations

a. Removal of State Standards and State Test Procedures Preempted by Federal Law

An objective of the proposed changes to the state-specific requirements in the Appliance Efficiency Regulations is to remove state-specific requirements that are preempted by federal law. The Appliance Efficiency Regulations contain state test procedures and state standards that are no longer in effect because they are superseded by federal test procedures or federal standards. Keeping outdated state test procedures and state standards creates confusion and uncertainty. The proposed changes will benefit manufacturers and other regulated parties by providing them correct and current representation of the state regulations and will thereby provide greater clarity and regulatory certainty.

b. Changes to State Test Procedures for Certain State-Regulated Appliances

Another objective of the proposed changes to the state-specific requirements in the Appliance Efficiency Regulations is to align state test procedures for certain appliances with federal test procedures, where appropriate, even though there is no preemption. Some of the state test procedures apply to subsets of an appliance type that do have a federal test procedure; therefore, the state test procedure is not federally preempted. In some circumstances, having two different test procedures is not necessary and is burdensome to appliance manufacturers. The proposed changes will benefit appliance manufacturers by reducing industry testing burdens and costs.

c. Changes to Reporting and Marking Requirements

The proposed changes include removing a sales-data reporting requirement for portable luminaire manufacturers, adding a requirement to certify data for walk-in coolers and freezers, pumps, and low-profile ceiling fans, and modifying the marking requirement for distribution transformers. Removing the unnecessary porta-

ble luminaire sales data reporting requirement, which has not yielded useful information to the Energy Commission, will benefit manufacturers by reducing reporting burden. The proposed changes to require certifying walk-in coolers and walk-in freezers, pumps, and low-profile ceiling fans will benefit consumers by ensuring a robust compliance program so that consumers will receive the benefits of the efficiency standards. These products are not currently required to certify to the MAEDbS because they were not previously covered under performance standards. Now that these products have performance standards, requiring manufacturers to certify their models to the MAEDbS will provide verification that they meet the standards and ensure that only products meeting the efficiency standards are offered for sale or sold in California in the event that the federal appliance program no longer verifies compliance with the appliance standards. The proposed changes to the marking requirements for distribution manufacturers will benefit manufacturers by simplifying the cost of marking by shifting from the NEMA Standard TP3-2000 labeling program to a simple "DOE compliant" or equivalent mark. This proposed change will also benefit consumers by providing them the means to identify compliant distribution transformers that meet federal efficiency standards.

d. Changes to the Appliance Certification Procedures

The proposed changes to the state-specific requirements in the Appliance Efficiency Regulations seek to reflect the current procedures for utilizing MAEDbS and improve communications between the Energy Commission and regulated parties. In 2015, the Energy Commission implemented the Modern Appliance Efficiency Database System, also known as MAEDbS, which manufacturers must use to electronically certify to the Energy Commission that their appliances comply with all the applicable state and federal standards before their products can be included in the Energy Commission's database of compliant appliances. The procedures for using MAEDbS are not currently reflected in the existing regulations. In addition, the existing regulations contain cumbersome procedures for communicating with regulated parties. The proposed changes will benefit manufacturers, test labs, third-party certifiers, and the Energy Commission by removing unnecessary and burdensome certification procedures and will assist regulated parties with overall compliance with the Appliance Efficiency Regulations.

e. Changes to the Appliance Data Submittal Requirements

The proposed changes to the state-specific requirements in the Appliance Efficiency Regulations also aim to align appliance data submittal requirements with up-

dates to both federal and state appliance efficiency regulations. The U.S. Department of Energy’s adoption of new and updated federal test procedures and standards has resulted in incomplete and outdated data submittal requirements. The proposed changes will benefit manufacturers and third-party certifiers by reducing burdens and costs associated with submitting incorrect or unnecessary data to the Energy Commission, and will assist the Energy Commission and consumers in verifying compliance with applicable federal and state appliance efficiency standards.

3. Nonsubstantive Changes to Correct Typographical Errors, Improve Clarity and Maintain Consistency

A broad objective of this rulemaking is to improve the clarity and readability of the Appliance Efficiency Regulations. The regulations contain typographical errors, unintentional ambiguous language, and inconsistent terms and format. This can lead to unnecessary confusion and regulatory burdens. The proposed changes correct typographical errors, clarify ambiguous language, and maintain consistent terms and format throughout the regulations. In addition, to improve the clarity of the regulations, the proposed changes delete federal requirements that have been superseded by more recent federal standards or federal test procedures.

These changes are nonsubstantive because they clarify without materially altering existing requirements, rights, responsibilities, conditions, or prescriptions contained in the Appliance Efficiency Regulations. The proposed changes will benefit regulated parties by providing greater clarity of the federal and state appliance efficiency regulations. This will improve compliance, which will help consumers receive the efficiency benefits from the underlying regulations.

D. Inconsistency or incompatibility with existing state regulations (Gov. Code, § 11346.5(a)(3)(D))

After conducting an evaluation of state regulations related to appliances, the Energy Commission has found that there are no other state regulations that address the appliance efficiency standards, testing, marking, and certification requirements in California Code of Regulations, title 20, section 1601–1609. Therefore, the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

VI. DOCUMENTS INCORPORATED BY REFERENCE

(Cal. Code of Regs., title 1, § 20(c)(3))

The Energy Commission proposes to incorporate by reference the following documents in the Appliance Efficiency Regulations. Pursuant to California Code of Regulations, title 1, section 20, these documents are available for review at the Energy Commission, and are also available directly from the publishing entities. All available contact information, including internet addresses, physical addresses, and phone numbers for these entities is provided where possible.

The Code of Federal Regulations and the ENERGY STAR documents are available for free online. Other documents are available for free online but due to copyright cannot be posted on the Energy Commission’s website. The remaining documents are available from the sources provided at a nominal, one-time fee ranging from \$57 to \$551.

In this rulemaking, the affected public consists of manufacturers of regulated products and test laboratories that are hired by these entities to conduct the required testing. Both manufacturers and test laboratories need to purchase only those documents that apply to their appliances. Additionally, many of these companies likely have the required documents, and, if not, these documents need only be purchased once no matter how many models the manufacturers would be testing and certifying to the Commission’s database. Therefore, the Commission has determined that the cost to obtain these documents is nominal for entities that are subject to these regulations. Because all of the documents will be available for viewing at the Commission, copies of the Code of Federal Regulations and ENERGY STAR specifications may be obtained for free, and the fee for obtaining copies of the remainder is a nominal one-time expense that can be easily absorbed by the entities being regulated, the Commission concludes that these documents are reasonably available to the affected public in conformance with California Code of Regulations, title 1, section 20(c).

California Code of Regulations, title 20, section 1602:

California Code of Regulations, title 20, section 1602:

Document	Title	Publication Date	Copies Available From
ANSI C78.901-2014	American National Standard for Electric Lamps—Single-Based Fluorescent Lamps—Dimensional and Electrical Characteristic	July 2, 2014	American National Standards Institute 1819 L Street, NW, 6th Floor Washington, DC 20036 www.ansi.org
ANSI C79.1-2002	American National Standard for Electric Lamps—Nomenclature for Glass Bulbs Intended for Use with Electric Lamps	September 16, 2002	Phone: (202) 293-8020 FAX: (202) 293-9287
ASTM C177-13	Standard Test Method for Steady-State Heat Flux Measurements and Thermal Transmission Properties by Means of the Guarded-Hot-Plate Apparatus	September 15, 2013	ASTM 100 Barr Harbor Drive West Conshohocken, PA 19428-2959 www.astm.org Phone: (610) 832-9555 FAX: (610) 832-9555
ASTM C518-15	Standard Test Method for Steady-State Thermal Transmission Properties by Means of the Heat Flow Meter Apparatus	September 1, 2015	
FM Class Number 1319 (Jan. 2015 ed.)	Approval Standard for Centrifugal Fire Pumps (Horizontal, End Suction Type)	January 1, 2015	FM Global 1151 Boston-Providence Turnpike P.O. Box 9102 Norwood, MA 02062 www.fmglobal.com Phone: (781) 762-4300
HDMI Specification Informational Version 1.0	High-Definition Multimedia Interface Specification	December 2002	HDMI Licensing Administrator, Inc. 550 S. Winchester Blvd., Ste. 515

			San Jose, CA 95128 www.hdmi.org/
ANSI/HI 1.1-1.2-2014	Rotodynamic Centrifugal Pumps for Nomenclature and Definitions	October 30, 2014	Hydraulic Institute 6 Campus Dr., First Floor North Parsippany, NJ 07054-4405
ANSI/HI 2.1-2.2-2014	Rotodynamic Vertical Pumps of Radial, Mixed, and Axial Flow Types for Nomenclature and Definitions	April 8, 2014	http://www.pumps.org/ www.hydraulicinstitute.com Phone: (973) 267-9700 FAX: (973) 267-9055
IEC 60034-12 Edition 2.1 2007-09	Rotating Electrical Machines, Part 12: Starting Performance of Single-Speed Three-Phase Cage Induction Motors for Voltages Up to and Including 660 V	2007	International Electrotechnical Commission 3, rue de Varembe P.O. Box 131 CH - 1211 Geneva 20 Switzerland http://www.iec.ch Phone: +41 22 919 02 11 FAX: +41 22 919 03 00
ITU-R BT 470-6	Conventional Television Systems	November 30, 1998	International Telecommunication Union Place des Nations 1211 Geneva 20 Switzerland www.itu.int Phone: +41 22 730 6141 FAX: +41 22 730 5194
NFPA 20 (2016)	Standard for the Installation of Stationary Pumps for Fire Protection	June 15, 2005	National Fire Protection Association 1 Batterymarch Park Quincy, MA 02169-7471 www.nfpa.org Phone: (617) 770-3000 FAX: (617) 770-0700
SMPTE 170M-2004	Television - Composite Analog Video Signal - NTSC for Studio	January 1, 2004	Society of Motion Picture and Television Engineers White Plains Plaza

	Applications		445 Hamilton Ave, Ste 601 White Plains, NY 10106-1827 www.smppte.org Phone: (914) 761-1100 FAX: (914) 206-4216
ANSI/UL 448-2013	Standard for Safety Centrifugal Stationary Pumps for Fire Protection Service	July 12, 2013	Underwriters Laboratories, Inc. 333 Pfingsten Road Northbrook, IL 60062-2096 www.ul.com Phone: (847) 272-8800
UL 1995	Heating and Cooling Equipment	July 31, 2015	

Federal Regulations

Document	Copies Available From
C.F.R., Title 10, sections 429.14(d), 429.16(a), 429.61(d)	Superintendent of Documents U.S. Government Printing Office Washington, DC 20402 www.ecfr.gov
C.F.R., Title 10, section 430.2	
C.F.R., Title 10, sections 431.25, 431.192, 431.344, 431.442, and 431.446	
C.F.R., Title 10, part 431, subpart A and subpart Y.	

California Code of Regulations, title 20, section 1604:

Document	Title	Publication Date	Copies Available From
10 C.F.R. section 430.23(aa) (Appendix Y of subpart B of part 430) (Jan. 1, 2016)	Uniform Test Method for Measuring the Energy Consumption of Battery Chargers	June 1, 2011 (effective date November 28, 2011)	Superintendent of Documents U.S. Government Printing Office Washington, DC 20402 www.ecfr.gov 430
10 C.F.R. section 430.23(aa) (Appendix Y of subpart B of part 430) (Jan. 1, 2017)	Uniform Test Method for Measuring the Energy Consumption of Battery Chargers	May 20, 2016 (effective date November 16, 2016)	

Energy Star Guidelines, "Measuring Interior Volume" (Test for measuring interior volume of commercial hot food holding cabinets)		2011	US EPA Climate Protection Partnership ENERGY STAR Programs Hotline & Distribution (MS-6202J) 1200 Pennsylvania Ave NW Washington, DC 20460 www.energystar.gov
ANSI/ASHRAE 133-2008	Method of Testing Direct Evaporative Air Coolers	June 26, 2008	American Society of Heating, Refrigerating, and Air-Conditioning Engineers 1791 Tullie Circle N.E. Atlanta, GA 30329 www.ashrae.org Phone: (800) 527-4723 (U.S./Canada) or (404) 636-8400 FAX: (404) 321-5478
ANSI/ASHRAE 143-2007	Method of Test for Rating Indirect Evaporative Coolers	June 27, 2007	

Federal Regulations

Document	Copies Available From
C.F.R., Title 10, section 429.56	Superintendent of Documents U.S. Government Printing Office Washington, DC 20402 www.ecfr.gov
C.F.R., Title 10, section 430.23, and 10 C.F.R. Appendixes A, B, C1, D1, D2, E, F, H, I, J1, J2, M, N, O, P, Q, R, S, T, U, V, W, X, S1, Y, Z, AA, BB, and CC of subpart B of part 430	
C.F.R., Title 10, section 431.204(b)	
C.F.R., Title 10, section 431.344	
C.F.R., Title 10, section 431.464	
C.F.R., Title 10, section 431 subpart G.	

California Code of Regulations, title 20, section 1605.1:

Document	Title	Publication Date	Copies Available From
AHRI 1200-2006	Performance Rating of Commercial Refrigerated Display Merchandisers and	2006	Air-Conditioning, Heating, and Refrigeration Institute (AHRI) 2111 Wilson Blvd, Suite

	Storage Cabinets		500 Arlington, VA 22201 Phone: (703) 524-8800 FAX: (703) 562-1942 http://www.ahrinet.org
Federal Regulations			
Document		Copies Available From	
C.F.R., Title 10, section 429.39(a)		Superintendent of Documents U.S. Government Printing Office Washington, DC 20402 www.ecfr.gov	
C.F.R., Title 10, section 429.44			
C.F.R., Title 10, section 429.59			
C.F.R., Title 10, part 430, subpart B, appendix AA			
C.F.R., Title 10, part 430.2			
C.F.R., Title 10, part 430.3			
C.F.R., Title 10, sections 430.23(a) (Appendix A to subpart B of part 430)			
C.F.R., Title 10, sections 430.23(b) (Appendix B to subpart B of part 430)			
C.F.R., Title 10, section 430.32(c)			
C.F.R., Title 10, section 430.32(d)			
C.F.R., Title 10, section 430.32 (w)(1)			
C.F.R., Title 10, sections 431.63			
C.F.R., Title 10, sections 431.66(d)(2)(i) through (iii)			
C.F.R., Title 10, section 431.110			
C.F.R., Title 10, section 431.324			
C.F.R., Title 10, section 431.326(b)(3)			
C.F.R., Title 10, section 431.462			
C.F.R., Title 10, part 431, subpart K, Appendix A			
C.F.R., Title 10, section 431.465(c)(6)			
C.F.R., Title 10, part 431, subpart Y, Appendix A, Section II.B			
C.F.R., Title 10, part 50, "Domestic Licensing of Production and Utilization Facilities"			

California Code of Regulations, title 20, section 1605.3:

Document	Title	Publication Date	Copies available from
ASME A112.19.2/CSA B45.1-2013 Waste Extraction Test (Section 7.10)	Ceramic Plumbing Fixtures	July 1, 2013	ASME Headquarters Two Park Avenue New York, NY 10016-5990 www.asme.org Phone: 800-843-2762 (U.S./Canada) 973-882-1170 (outside North America) Email: CustomerCare@asme.org

California Code of Regulations, title 20, section 1607:

Federal Regulations	
Document	Copies available from
C.F.R., title 10, section 430.32(w)(4)	Superintendent of Documents U.S. Government Printing Office Washington, D.C. 20402 www.ecfr.gov

**VII. MANDATED BY FEDERAL LAW
OR REGULATIONS**
(Gov. Code, § 11346.2(c))

The proposed changes to the federal requirements in the Appliance Efficiency Regulations reflect current federal law. None of the proposed changes to the state-specific requirements conflict with federal law; rather changes are proposed, such as removing state test procedures and state standards that are preempted by federal law, to ensure consistency with federal regulations and statutes. The remaining changes are merely changes to clarify ambiguous language, correct typographical errors, and maintain use of consistent terms and format throughout the regulations.

VIII. OTHER STATUTORY REQUIREMENTS
(Gov. Code, § 11346.5(a)(4))

None.

IX. LOCAL MANDATE DETERMINATION
(Gov. Code, § 11346.5(a)(5))

The proposed changes will not impose a mandate on local agencies or school districts.

X. FISCAL IMPACTS
(Gov. Code, § 11346.5(a)(6))

Cost or Savings to Any State Agencies. The proposed changes will result in an estimated \$63,000 per year in savings to the Energy Commission by allowing it to notify manufacturers that models will be moved from the Approved Database to the Archived Database through electronic notice (e.g., email) instead of by certified or registered mail.

Cost to Local Agencies or School Districts Requiring Reimbursement. The proposed changes will not impose on local agencies or school districts any costs for which Government Code sections 17500–17630 require reimbursement.

Other Nondiscretionary Cost or Savings Imposed Upon Local Agencies. The proposed changes will not result in other nondiscretionary cost or savings to local agencies.

Cost or Savings in Federal Funding to the State. The proposed changes will not result in any cost or savings in federal funding to the state.

XI. HOUSING COSTS
(Gov. Code, § 11346.5(a)(12))

The proposed changes to the Appliance Efficiency Regulations will not have an effect on housing costs.

Because the federal regulations are already effective by operation of preemption in California, and because regulated parties must comply with them regardless of California’s regulations, the changes to the Appliance Efficiency Regulations do not materially alter housing costs. The proposed substantive changes to the state-specific requirements in the regulations will not have an effect on housing costs because the proposed changes do not increase or decrease expected energy or water efficiency requirements for any appliance. The proposed nonsubstantive changes to the Appliance Efficiency Regulations will not have an effect on housing costs because these changes are only clarifications of existing regulations.

**XII. INITIAL DETERMINATION RE
SIGNIFICANT STATEWIDE ADVERSE
ECONOMIC IMPACT DIRECTLY AFFECTING
BUSINESS, INCLUDING ABILITY TO COMPETE
(Gov. Code, §§ 11346.3(a), 11346.5(a)(7), and
11346.5(a)(8))**

The Energy Commission has determined that the proposed changes to the Appliance Efficiency Regulations 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.

Federal Requirements

The proposed changes to the federal requirements in the Appliance Efficiency Regulations will have no adverse economic impact on business because manufacturers are already obligated to comply with current federal appliance efficiency regulations.

State Requirements

The proposed changes to the state-specific requirements in the Appliance Efficiency Regulations do not impose any significant adverse economic impact on business because they do not increase expected efficiency requirements for appliances or increase the underlying testing costs for appliance manufacturers, retailers, or distributors.

The changes to state-specific requirements include removal of inconsistent state test procedures and standards that are preempted by federal law. There are no adverse economic impacts associated with the repeal of state test procedures and standards that are inconsistent with federal test procedures or standards.

The changes to align state test procedures with federal test procedures, where appropriate, will benefit appliance manufacturers by reducing industry testing costs. Therefore, there are no adverse economic impacts on business affected by this type of proposed changes.

Removing the requirement to report sales data of certain portable luminaires will result in a reduction in reporting requirements for manufacturers of portable luminaires. This will not have an adverse economic impact on business. Changing the marking requirements for distribution transformers to remove obsolete industry standards and replace with a simple “DOE compliant” mark will have an initial estimated cost of \$350 per manufacturer to retool or reprogram with the new marking requirement. Ongoing costs and benefits would remain the same as before the proposed regulations, as marking was already required. This small cost will not have any adverse economic impact on businesses affected by this proposed change.

The changes to the Energy Commission’s appliance certification procedures will not have an adverse economic impact on business. These changes reflect the current procedures for utilizing MAEDbS to certify appliances to the Energy Commission and improve the method of communications between the Energy Commission and the regulated community. These changes do not adversely impact manufacturers, who are still required to certify that their appliances comply with the applicable efficiency standards.

The changes to the data submittal requirements to certify to the Energy Commission’s MAEDbS that appliances comply with applicable federal and state efficiency standards will not have a significant adverse economic impact on business. The changes to align data submittal requirements with current federal and state test procedures and standards will not add costs to industry as the cost to collect the information is accounted for in the cost of the test procedures, which were imposed by the changes to the federal regulations and are not the result of these regulations. Ongoing costs remain the same as before the proposed changes, as reporting was already required.

The changes to add new reporting obligations for newly federally regulated products, such as pumps, walk-in coolers and freezers, and low-profile ceiling fans, will result in an initial estimated cost of \$500 per manufacturer. The annual ongoing cost to certify new models of these newly federally regulated product is estimated to be about \$100. This cost would not have an adverse effect on business. Moreover, because manufacturers of these products are located out of state, the cost would not affect these manufacturers’ ability to compete with businesses in California, as there are no in-state manufacturers of these products.

Finally, the proposed nonsubstantive changes to the Appliance Efficiency Regulations do not impose any additional obligations on business. Therefore, there will not be any adverse impacts on business.

XIII. COST IMPACTS ON REPRESENTATIVE PERSON OR BUSINESS
(Gov. Code, § 11346.5(a)(9))

The Energy Commission estimates an initial cost of \$500 per manufacturer to comply with the proposed changes to the Appliance Efficiency Regulations associated with the submittal of data for pumps, walk-in coolers and freezers, and low-profile ceiling fans. In addition, these manufacturers would incur an ongoing cost of about \$100 per year to certify new models of these products to the Energy Commission. This is based on the product design cycle of these products (about 5 years). Manufacturers only need to certify each model once to demonstrate compliance with the regulations.

There are also costs associated with the changes to the marking requirements for distribution transformers. Manufacturers are expected to incur \$350 per manufacturer in one-time costs to retool or reprogram the mark on their products, with no ongoing costs since marking is already required under the current regulations. Although the proposed marking requirement is greatly simplified compared to the existing marking requirement, the Energy Commission was unable to estimate the benefits of this simplification in terms of reduced manufacturer burden.

There is no initial or ongoing cost to a representative private person, as individuals are not required to comply with the regulations. The Energy Commission does not expect the cost to be passed on to consumers in any meaningful way.

There are no other cost impacts a business would necessarily incur in the reasonable compliance with the proposed regulations.

XIV. STATEMENT OF THE RESULTS OF THE ECONOMIC IMPACT ASSESSMENT
(Gov. Code, § 11346.5(a)(10))

Creation or elimination of jobs within the state:

No new jobs will be created and no existing jobs will be eliminated by the proposed regulations.

Creation of new businesses or the elimination of existing businesses within the state:

No new businesses will be created and no existing businesses will be eliminated by the proposed regulations.

Expansion of businesses currently doing business within the state:

No existing businesses will expand due to the proposed regulations.

Benefits of the regulation to the health and welfare of California residents:

The proposed changes to the Appliance Efficiency Regulations benefit the health and welfare of California residents by improving compliance with and enforcement of existing regulations, which ensures that consumers receive the benefits of the federal and state efficiency standards, including reduced energy demand and reduced need for new power plants.

Benefits of the regulation to worker safety:

The Energy Commission does not anticipate any benefits to worker safety as a result of the proposed changes to the Appliance Efficiency Regulations because the proposed changes will not impact working conditions or worker safety.

Benefits of the regulation to the state's environment:

The proposed changes to the Appliance Efficiency Regulations do not result in new benefits to the state's environment but improve compliance with existing regulations, which ensures that the anticipated energy savings and associated pollution reduction levels from the underlying regulations are met.

XV. BUSINESS REPORT

(Gov. Code, §§ 11346.5(a)(11) and 11346.3(d))

The proposed changes to the federal requirements in the Appliance Efficiency Regulations would not require any additional mandatory data reporting beyond what is already required to be collected and reported to the federal government. The proposed changes would conform to the data that is presently collected by regulated manufacturers as required by federal standards.

The proposed changes to the state-specific requirements in the Appliance Efficiency Regulations will reduce reporting requirements as the changes remove the requirement that manufacturers of portable luminaires report sales data of certain portable luminaires. The proposed changes to the appliance certification procedures do not impose any new reporting requirements, but merely reflect the current electronic certification procedure through MAEDbS.

The proposed changes to the data submittal requirements will result in the addition of new reporting obligations for newly federally regulated products, such as pumps, walk-in coolers and freezers, and low-profile ceiling fans. Moreover, changes to the data submittal requirements to align with current federal and state test procedures may change the data being submitted in each report to align with the results of those tests, but it will not require additional reports to be submitted as a result of those changes.

Manufacturers, distributor/wholesalers, and retailers must comply with existing data reporting requirements

to sell or offer for sale their products in California. (See Cal. Code of Regs., title 20, section 1606.) The proposed changes to these requirements ensure that consumers receive the benefits of the federal and state efficiency standards, including reduced energy demand and reduced need for new power plants. This is accomplished because the reporting requirements support improved compliance with the regulations. Therefore, the Energy Commission finds that the additional reporting requirements are necessary for the health and welfare of the people of the state.

XVI. EFFECT ON SMALL BUSINESS
(Cal. Code of Regs., title 1, § 4(a) and (b))

The proposed changes to the federal requirements in the Appliance Efficiency Regulations will not affect small businesses because these changes reflect the current federal regulations. Since these federal regulations are already effective nationwide, and in California by preemption, and because regulated parties must comply with them regardless of California's regulations, the adoption of these proposed changes does not affect small business.

The proposed changes to the state-specific requirements will affect small businesses. The Energy Commission estimates that 771 small businesses will be affected by the proposed changes to the state-specific requirements, including 500 battery charger manufacturers, 148 portable luminaire manufacturers, 41 distribution transformer manufacturers, 41 ceiling fan manufacturers, 38 pump manufacturers, and 10 walk-in cooler and walk-in freezer manufacturers. These businesses are located out-of-state or, in most cases, out-of-country.

Battery charger and portable luminaire manufacturers that are small businesses will receive a small benefit from the proposed regulations. The changes in the test procedures for battery chargers, which align the state test procedures with federal test procedures for those products, will provide a modest, one-time benefit of \$300 per manufacturer. The change to remove the sales data reporting requirement for portable luminaires will result in a modest, one-time benefit of \$500 per manufacturer.

The proposed changes for marking distribution transformers will affect those distribution transformer manufacturers that are small businesses. The cost associated with the label for small businesses is expected to be the same as for large businesses, about \$350 per manufacturer in initial retooling or reprogramming costs to

change the mark from the NEMA standard to "DOE compliant," and \$0 in ongoing costs as marking is already required under the existing regulations. Ceiling fan, walk-in cooler and freezer, and pump manufacturers that are small businesses will incur a \$500 cost per manufacturer to comply with the new reporting requirements, and a \$100 annual cost to submit reports for new models.

XVII. ALTERNATIVES STATEMENT
(Gov. Code, § 11346.5(a)(13))

The Energy Commission must determine that no reasonable alternative considered by the agency, or that has otherwise been identified and brought to the attention of the agency, 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.

XVIII. CONTACT PERSON
(Gov. Code, § 11346.5(a)(14))

Inquiries concerning all aspects of the rulemaking process, including the substance of the proposed regulations or any other information upon which the rulemaking is based, should be directed to Angelica Romo-Ramos at Angelica.Romo@energy.ca.gov or at (916) 654-4147. The designated backup contact person is Carlos Baez who can be reached at Carlos.Baez@energy.ca.gov or (916) 654-4719.

IX. COPIES OF THE INITIAL STATEMENT OF REASONS AND THE TEXT OF PROPOSED REGULATIONS
(Gov. Code, § 11346.5(a)(16))

The Energy Commission has prepared an initial statement of reasons for the proposed regulations. To obtain a copy of the initial statement of reasons, the express terms of the proposed regulations, or any other rulemaking document, please visit the Energy Commission's website at: <http://energy.ca.gov/appliances/rulemaking.html>, contact Angelica Romo-Ramos at Angelica.Romo@energy.ca.gov, or at (916) 654-4147. Additionally, all rulemaking documents can be obtained from the Docket Office at the above address or by calling (916) 654-5076.

XX. AVAILABILITY OF SUBSTANTIAL CHANGES TO ORIGINAL PROPOSAL FOR AT LEAST 15 DAYS PRIOR TO AGENCY ADOPTION/REPEAL/AMENDMENT OF RESULTING REGULATIONS
(Gov. Code, § 11346.5(a)(18))

Participants should be aware that any of the proposed regulations could be substantively changed as a result of public comment, staff recommendation, or recommendations from Commissioners. Moreover, changes to the proposed regulations not indicated in the express terms could be considered if they improve the clarity or effectiveness of the regulations. If the Energy Commission considers changes to the proposed regulations pursuant to Government Code section 11346.8, a full copy of the text will be available for review at least 15 days prior to the date on which the Energy Commission adopts or amends the resulting regulations.

XXI. COPY OF THE FINAL STATEMENT OF REASONS
(Gov. Code, 11346.5(a)(19))

At the conclusion of the rulemaking, a copy of the final statement of reasons may be obtained by visiting the Energy Commission's website at: <http://energy.ca.gov/appliances/rulemaking.html> and clicking on Docket Number 18-AAER-10, or by contacting Angelica Romo-Ramos at Angelica.Romo@energy.ca.gov or at (916) 654-4147.

XXII. INTERNET ACCESS
(Gov. Code, §§ 11346.4(a)(6) and 11346.5(a)(20))

The Energy Commission maintains a website in order to facilitate public access to documents prepared and considered as part of this rulemaking proceeding. Documents prepared by the Energy Commission for this rulemaking, including this Notice of Proposed Action, the Express Terms, and the Initial Statement of Reasons, as well as other documents in the rulemaking file have been posted at: <http://energy.ca.gov/appliances/rulemaking.html>.

GENERAL PUBLIC INTEREST

DEPARTMENT OF FISH AND WILDLIFE

FISH AND GAME CODE SECTION 1653
CONSISTENCY DETERMINATION
REQUEST FOR
LandSmart on-the-Ground for Sonoma Creek —
Vineyard Project 3
(Tracking Number: 1653-2018-012-001-R3)
Sonoma County

California Department of Fish and Wildlife (CDFW) received a Request to Approve on March 19, 2018 that the Sonoma Resource Conservation District proposes to carry out a habitat restoration or enhancement project pursuant to Fish and Game Code section 1653. The proposed project involves outsloping over 6,885 feet of road and installing up to 55 rolling dips, which will hydrologically disconnect 2.5 miles of road from stream crossings. They also propose to install four armored fill crossings and enhance an existing armored fill crossing. The project benefits include increased capacity of the stream crossings to be able to better handle the 100-year storm event, thereby decreasing the chance of a washout failure, erosion, and subsequent sedimentation into the waterways, which eventually drain to Sonoma Creek, a salmonid-bearing stream. The proposed project will be carried out on unnamed seasonal tributaries of Tolay and Sonoma Creeks, located at the Wildcat Mountain Vineyard, 27255 Arnold Dr., Sonoma, California.

On June 22, 2017, the San Francisco Bay Regional Water Quality Control Board (Regional Water Board) received a Notice of Intent (NOI) to comply with the terms of, and obtain coverage under, the General 401 Water Quality Certification Order for Small Habitat Restoration Projects (General 401 Order) for the LandSmart on-the-Ground for Sonoma Creek — Vineyard Project 3. The Regional Water Board determined that the Project, as described in the NOI, was categorically exempt from California Environmental Quality Act (CEQA) review (section 15333 — Small Habitat Restoration Projects) and met the eligibility requirements for coverage under the General 401 Order. The Regional Water Board issued a Notice of Applicability

(WDID No. SB12006GN) for coverage under the General 401 Order on February 21, 2018.

The Sonoma Resource Conservation District is requesting a determination that the project and associated documents are complete pursuant to Fish and Game Code section 1653 subdivision (d). If CDFW determines the project is complete, the District will not be required to obtain an incidental take permit under Fish and Game Code section 2081 subdivision (b) or a Lake or Streambed Alteration Agreement under Fish and Game Code section 1605 for the proposed project.

In accordance with Fish and Game Code section 1653 subdivision (e), if CDFW determines during the review, based on substantial evidence, that the request is not complete, the Sonoma Resource Conservation District will have the opportunity to submit under Fish and Game Code section 1652.

OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD

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

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

PUBLIC MEETING

On **May 17, 2018**, at 10:00 a.m.
in the Auditorium of the State Resources Building
1416 9th Street,
Sacramento, California.

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

BUSINESS MEETING

On **May 17, 2018**, at 10:00 a.m.
in the Auditorium of the State Resources Building
1416 9th Street,
Sacramento, California.

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

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

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

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH SECRETARY OF STATE

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

File# 2018-0207-01

BOARD OF BEHAVIORAL SCIENCES

Application Processing and Registrant Advertising

In this rulemaking action, the Board of Behavioral Sciences ("Board") amends a provision to eliminate minimum, median, and maximum license-application processing times in light of the repeal of the Permit Reform Act of 1981. This action also amends a provision regarding advertising of therapy, counseling, and social work services in response to statutory changes made by Senate Bill 1478 (Stats. 2016, ch. 489) and Senate Bill 800 (Stats. 2017, ch. 573) that changes the titles of certain "Registered Interns" to "Registered Associates."

Title 16
 AMEND: 1805.1, 1811
 Filed 03/14/2018
 Effective 03/14/2018
 Agency Contact: Christy Berger (916) 574-7817

File# 2018-0205-02
 BUREAU OF REAL ESTATE APPRAISERS
 Cumulative Experience

This regulatory action by the Bureau of Real Estate Appraisers changes the requirement that experience required to become a licensed real estate appraiser be obtained “continuously” to instead require the experience to be obtained “cumulatively.”

Title 10
 AMEND: 3541
 Filed 03/20/2018
 Effective 07/01/2018
 Agency Contact: Kyle Muteff (916) 341-6126

File# 2018-0308-01
 CALIFORNIA DEPARTMENT OF TAX AND FEE ADMINISTRATION
 Regulations Implementing Part 8.7 of Division 3 of Title 2 of the Government Code

This emergency action by the California Department of Tax and Fee Administration implements, interprets, and makes specific the provisions of part 8.7 of division 3 of title 2 of the Government Code. Pursuant to Government Code section 15570.40, this is a deemed emergency and exempt from OAL review.

Title 18
 ADOPT: 35001, 35002, 35003, 35004, 35005, 35006, 35007, 35008, 35009, 35010, 35011, 35012, 35013, 35014, 35015, 35016, 35017, 35018, 35019, 35020, 35021, 35022, 35023, 35024, 35025, 35026, 35027, 35028, 35029, 35030, 35031, 35032, 35033, 35034, 35035, 35036, 35037, 35038, 35039, 35040, 35041, 35042, 35043, 35044, 35045, 35046, 35047, 35048, 35049, 35050, 35051, 35052, 35053, 35054, 35055, 35056, 35057, 35058, 35059, 35060, 35061, 35062, 35063, 35064, 35065, 35066, 35067, 35101
 AMEND: 1032, 1124.1, 1249, 1336, 1422.1, 1705.1, 2251, 2303.1, 2433, 3022, 3302.1, 3502.1, 4106, 4703, 4903, 5200, 5202, 5210, 5211, 5212, 5212.5, 5213, 5214, 5216, 5217, 5218, 5219, 5220, 5220.4, 5220.6, 5221, 5222, 5222.4, 5222.6, 5223, 5224, 5225, 5226, 5227, 5228, 5229, 5230, 5231,

5231.5, 5232, 5233, 5234, 5234.5, 5235, 5236, 5237, 5238, 5240, 5241, 5242, 5244, 5245, 5246, 5247, 5248, 5249, 5249.4, 5249.6, 5260, 5261, 5262, 5263, 5264, 5265, 5266, 5267, 5268, 5310, 5311, 5312, 5331, 5335, 5335.4, 5335.6, 5336, 5336.5, 5337, 5337.4, 5337.6, 5338, 5338.4, 5338.6, 5700 REPEAL: 1807, 1828, 4508, 4609, 4700, 4701, 4702, 5201, 5210.5, 5215, 5215.4, 5215.6, 5232.4, 5232.8, 5239, 5243, 5250, 5255, 5256, 5333, 5333.4, 5333.6
 Filed 03/19/2018
 Effective 03/19/2018
 Agency Contact: Richard Bennion (916) 455-2130

File# 2018-0131-02
 CALIFORNIA POLLUTION CONTROL FINANCING AUTHORITY
 California Capital Access Program for Small Business Loan Program

This certificate of compliance action makes permanent the emergency regulations amending and clarifying the California Capital Access Program (CalCAP) small business loan program. The amendments adopt a recapture mechanism to recycle contributions from loss reserve accounts to support future CalCAP enrollments. The agency also adopts definitions and procedures implementing the CalCAP Heavy-Duty Vehicle Air Quality Loan Program (CalCAP/ARB).

Title 4
 ADOPT: 8078.22, 8078.23, 8078.24, 8078.25, 8078.26, 8078.27, 8078.28, 8078.29, 8078.30, 8078.31, 8078.32, 8078.33, 8078.34, 8078.35
 AMEND: 8070, 8071, 8072, 8073, 8074, 8076, 8078.3 REPEAL: 8078.1, 8078.2
 Filed 03/15/2018
 Effective 03/15/2018
 Agency Contact: Bianca Smith (916) 653-5408

File# 2018-0206-01
 CALIFORNIA STATE AUDITOR'S OFFICE
 California Healthcare, Research and Prevention Tobacco Tax Act of 2016

This file and print action by the California State Auditor's Office (Office) adopts sections relating to defining administrative costs for purposes of the California Healthcare, Research and Prevention Tobacco Tax Act of 2016, as required by Revenue and Taxation Code section 30130.57.

This action is exempt from OAL review pursuant to Government Code section 8546:

8546. (g) The provisions and definitions of Article 2 (commencing with Section 11342.510) of Chapter 3.5 of Division 3 shall not be construed to include the California State Auditor’s Office. The California State Auditor may adopt regulations necessary for the operation of the office pursuant to the provisions of the Administrative Procedure Act (Chapter 3.5 (commencing with Section 11340) of Division 3), but these regulations shall not be subject to the review or approval of the Office of Administrative Law.

Title 2
 ADOPT: 61200, 61201, 61210, 61211, 61212, 61213, 61214, 61215, 61216, 61217
 Filed 03/14/2018
 Effective 03/14/2018
 Agency Contact:
 Brianna Carlson–Behnoud (916) 445–0255

File# 2018–0201–01
 DEPARTMENT OF PUBLIC HEALTH
 Radiation Control Fund Fee Adjustment

In this File and Print action, the California Department of Public Health (CDPH) is updating applicable sections in Title 17 of the California Code of Regulations with fee adjustments made in accordance with Health and Safety Code section 100425 and the 2016–17 Budget Act (Stats. 2016, ch. 23).

Title 17
 AMEND: 30145, 30145.1, 30205, 30231, 30275, 30278.1, 30309, 30310, 30311, 30314, 30336.8, 30408, 30409, 30456.8, 30535
 Filed 03/15/2018
 Effective 03/15/2018
 Agency Contact: Dawn Basciano (916) 440–7367

File# 2018–0307–01
 DEPARTMENT OF REHABILITATION
 Section 100 — Consent to Release and Obtain Information

The Department of Rehabilitation (Department) proposed this action to make changes without regulatory effect, pursuant to California Code of Regulations, title 1, section 100, to amend a form that is incorporated by reference in a regulation that addresses the collection of information from applicants for or clients of the Department’s vocational rehabilitation services. The amendments to form DR–260, Consent to Release and Obtain Information, re–arrange boxes indicating specific types of records that may be requested and make a formatting change where a phone number should be entered. The amended form also changes the version date of the form from “New 07/17” to “REV. 01/18,” which is also re-

flected in the version date wherever the DR–260 form is incorporated by reference in the regulation.

Title 9
 AMEND: 7140.5
 Filed 03/20/2018
 Agency Contact: Shelly Risbry (916) 558–5498

File# 2018–0220–02
 FAIR POLITICAL PRACTICES COMMISSION
 AB 1620 Amendments

This rulemaking action by the Fair Political Practices Commission amends two sections in title 2 of the California Code of Regulations to align with changes made by Assembly Bill 1620 (Stats. 2017, ch. 800) that deals with the time period for post–government employment prohibitions for public officials.

Title 2
 AMEND: 18746.1, 18746.4
 Filed 03/20/2018
 Effective 04/19/2018
 Agency Contact: Sasha Linker (916) 322–5660

File# 2018–0220–03
 FAIR POLITICAL PRACTICES COMMISSION
 Revolving Door: State One–Year Ban

This rulemaking action by the Fair Political Practices Commission amends section 18746.3 of title 2 of the California Code of Regulations regarding appearances or communications of local officials.

Title 2
 AMEND: 18746.3
 Filed 03/20/2018
 Effective 04/19/2018
 Agency Contact: Sasha Linker (916) 322–5660

File# 2018–0220–04
 FAIR POLITICAL PRACTICES COMMISSION
 Mass Mailing at Public Expense

This rulemaking action by the Fair Political Practices Commission repeals section 18901 of title 2 of the California Code of Regulations regarding mass mailings sent at public expense.

Title 2
 REPEAL: 18901
 Filed 03/20/2018
 Effective 04/19/2018
 Agency Contact: Sasha Linker (916) 322–5660

File# 2018–0309–01
 OCCUPATIONAL SAFETY AND HEALTH
 (CAL–OSHA) DIVISION
 Portable Amusement Ride Fees

This file and print request by the Department of Industrial Relations, Division of Occupational Safety and

Health (Division) is the second re-adoption of emergency action no. 2017–0623–03EFP, an amendment to section 344.18 of title 8 of the California Code of Regulations. The purpose of this action is to set the hourly rate for Division engineers to perform certain specified services for owners and operators of portable amusement rides.

Title 8
 AMEND: 344.18
 Filed 03/19/2018
 Effective 03/19/2018
 Agency Contact:
 Christopher Grossgart (510) 286–7348

File# 2018–0305–01
 PROFESSIONAL FIDUCIARIES BUREAU
 Clean–up of References to BPC 6533

The Professional Fiduciaries Bureau submitted this action to make changes without regulatory effect, pursuant to California Code of Regulations, title 1, section 100, to a regulation that establishes application requirements for licensure as a professional fiduciary. The proposed changes update two cross–references from subdivision (g) to subdivision (f) of Business and Professions Code section 6533 in subdivisions of the regulation addressing education and experience qualifications. Updating these cross–references is based on the renumbering of subdivision (g) to subdivision (f) of Business and Professions Code section 6533 that occurred in S.B. 1159 (Stats. 2014, c. 752).

Title 16
 AMEND: 4422
 Filed 03/19/2018
 Agency Contact: Angela Cuadra (916) 574–7341

**CCR CHANGES FILED
 WITH THE SECRETARY OF STATE
 WITHIN October 18, 2017 TO
 March 21, 2018**

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

Title 2
 03/20/18 AMEND: 18746.1, 18746.4
 03/20/18 AMEND: 18746.3

03/20/18 REPEAL: 18901
 03/14/18 ADOPT: 61200, 61201, 61210, 61211, 61212, 61213, 61214, 61215, 61216, 61217
 03/12/18 AMEND: 586.1(a)
 03/12/18 ADOPT: 599.855
 03/08/18 ADOPT: 20020, 20021, 20022, 20023, 20024, 20025, 20026, 20027
 02/27/18 AMEND: 1181.2, 1181.3, 1182.2, 1182.7, 1182.9, 1182.10, 1182.15, 1183.1, 1183.2, 1183.3, 1183.4, 1183.6, 1183.8, 1183.9, 1183.10, 1183.11, 1183.12, 1183.13, 1183.15, 1183.16, 1183.17, 1184.1, 1185.1, 1185.2, 1185.3, 1185.7, 1185.8, 1186.2, 1186.4, 1187.5, 1187.7, 1187.8, 1187.9, 1187.12, 1187.14, 1187.15, 1190.1, 1190.2, 1190.3, 1190.5
 02/22/18 AMEND: 58100
 02/22/18 AMEND: 59800
 02/13/18 AMEND: 18420.1, 18432.5, 18440, 18531.10, 18533, 18901.1 REPEAL: 18450.4
 02/13/18 AMEND: 18535
 02/13/18 AMEND: 18247.5, 18402, 18420, 18423, 18435, 18450.5, 18521.5 REPEAL: 18225, 18450.3
 02/13/18 AMEND: 11034
 02/07/18 AMEND: 56800
 01/23/18 AMEND: 59530
 01/18/18 AMEND: 18351
 01/11/18 ADOPT: 20202, 20203, 20204, 20205, 20206, 20207, 20208, 20209, 20210, 20211, 20212, 20213, 20214, 20222, 20223, 20224, 20228, 20235, 20260, 20261, 20262, 20263, 20264, 20265, 20266, 20267, 20268, 20270, 20271, 20272, 20273, 20274, 20275, 20276, 20277, 20278, 20279, 20280 AMEND: 20200, 20201, 20213 (Renumbered 20215), 20214 (Renumbered 20216), 20216 (Renumbered 20217), 20217 (Renumbered 20218), 20220, 20220.5 (Renumbered 20260), 20221, 20222 (Renumbered 20225), 20223 (Renumbered 20226), 20224 (Renumbered 20232), 20227, 20225 (Renumbered 20230), 20226 (Renumbered 20229), 20230 (Renumbered 20231), 20235 (Renumbered 20233), 20236 (Renumbered 20234), 20247 (Renumbered 20236), 20249.5 (Renumbered 20237), 20250 (Renumbered 20238), 20255

	(Renumbered 20250), 20258	12/12/17	ADOPT: 1391.7 AMEND: 1391, 1391.1, 1391.3
	(Renumbered 20240), 20260	12/11/17	AMEND: 3439(b)
	(Renumbered 20241), 20261	12/07/17	ADOPT: 8000, 8100, 8101, 8102, 8103, 8104, 8105, 8106, 8107, 8108, 8109, 8110, 8111, 8112, 8113, 8114, 8115, 8200, 8201, 8202, 8203, 8204, 8205, 8206, 8207, 8208, 8209, 8210, 8211, 8212, 8213, 8214, 8215, 8216, 8300, 8301, 8302, 8303, 8304, 8305, 8306, 8307, 8308, 8400, 8401, 8402, 8403, 8404, 8405, 8406, 8407, 8408, 8409, 8500, 8501, 8600, 8601, 8602, 8603, 8604, 8605, 8606, 8607, 8608
	(Renumbered 20242), 20265		
	(Renumbered 20251), 20266		
	(Renumbered 20252), 20267		
	(Renumbered 20253) REPEAL: 20202, 20203, 20204, 20205, 20206, 20207, 20208, 20209, 20210, 20211, 20212, 20215, 20245, 20249, 20251, 20252, 20253, 20254, 20256, 20257, 20259, 20262		
01/11/18	ADOPT: 20130, 20131, 20132, 20133, 20134, 20135, 20136, 20137, 20138		
01/08/18	ADOPT: 20140, 20141, 20142, 20143, 20144	12/07/17	AMEND: 3439(b)
12/20/17	AMEND: 1859.76	12/05/17	AMEND: 3591.5
11/30/17	AMEND: 10, 51.2, 52.1, 52.10, 52.11, 53.2, 53.3, 57.1, 58.6, 58.10, 58.13, 60.1, 64.1, 64.2, 64.3, 64.5, 67.2, 67.3, 67.6	11/28/17	AMEND: 3406(c), 3591.5(b)
11/27/17	AMEND: 18531.5	11/22/17	AMEND: 3435(b)
11/27/17	AMEND: 1859.190, 1859.194, 1859.195, 1859.198	11/21/17	AMEND: 3435(b)
11/21/17	AMEND: 559.502	11/21/17	REPEAL: 1408.22
11/21/17	AMEND: 59640	11/20/17	AMEND: 3591.15
11/15/17	AMEND: 18535	11/20/17	AMEND: 3435(b)
10/26/17	ADOPT: 571.1	11/15/17	AMEND: 6728
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10/23/17	AMEND: 59740	11/07/17	ADOPT: 6690, 6691, 6692
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		11/06/17	AMEND: 3435(b)
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03/01/18	AMEND: 6628		
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01/24/18	ADOPT: 4002.10, 4206, 4207 AMEND: 4001, 4200, 4201	01/11/18 AMEND: 9517.3
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12/29/17 ADOPT: 3371.1 AMEND: 3043.7, 3044 REPEAL: 3371.1

12/21/17 AMEND: 8004, 8004.1

12/18/17 ADOPT: 2449.1, 2449.2, 2449.3, 2449.4, 2449.5, 3043.1, 3043.2, 3043.3, 3043.4, 3043.5, 3043.6, 3490, 3491, 3492, 3493 AMEND: 3043, 3043.5 (renumbered to 3043.7), 3043.6 (renumbered to 3043.8), 3044 REPEAL: 3042, 3043.1, 3043.2, 3043.3, 3043.4, 3043.7

12/12/17 AMEND: 8199

11/30/17 AMEND: 1

11/27/17 AMEND: 3600(b), 3600(e)

11/03/17 ADOPT: 1712.4, 1714.4, 1730.4, 1740.4 AMEND: 1700, 1706, 1731, 1747, 1747.1, 1748, 1748.5, 1749, 1749.1, 1750, 1750.1, 1751, 1752, 1753, 1754, 1756, 1760, 1766, 1767, 1768, 1770, 1772, 1776, 1778, 1788, 1790, 1792

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03/19/18 AMEND: 4422

03/14/18 AMEND: 1805.1, 1811

03/05/18 AMEND: 2070, 2071

03/01/18 AMEND: 9.1, 12, 12.1, 12.5, 15.1, 16, 19, 20, 43, 45, 87.9

01/25/18 ADOPT: 1715.65

01/17/18 AMEND: 1760

01/17/18 AMEND: 420.1 REPEAL: 424.5

01/11/18 AMEND: 427.10, 427.30

01/03/18 AMEND: 1937.11

12/20/17 ADOPT: 2039.5

12/19/17 AMEND: 1735.2

12/07/17 ADOPT: 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022,

5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5055, 5300, 5301, 5302, 5303, 5304, 5305, 5306, 5307, 5308, 5309, 5310, 5311, 5312, 5313, 5314, 5315, 5400, 5401, 5402, 5403, 5404, 5405, 5406, 5407, 5408, 5409, 5410, 5411, 5412, 5413, 5414, 5415, 5416, 5417, 5418, 5419, 5420, 5421, 5422, 5423, 5424, 5425, 5426, 5500, 5501, 5502, 5503, 5504, 5505, 5506, 5600, 5601, 5602, 5603, 5700, 5701, 5702, 5703, 5704, 5705, 5706, 5707, 5708, 5709, 5710, 5711, 5712, 5713, 5714, 5715, 5716, 5717, 5718, 5719, 5720, 5721, 5722, 5723, 5724, 5725, 5726, 5727, 5728, 5729, 5730, 5731, 5732, 5733, 5734, 5735, 5736, 5737, 5738, 5739, 5800, 5801, 5802, 5803, 5804, 5805, 5806, 5807, 5808, 5809, 5810, 5811, 5812, 5813, 5814			
11/16/17	ADOPT: 3351.7.1, 3351.7.2, 3371.7.3 AMEND: 3371.1		
10/31/17	AMEND: 904, 905		
10/19/17	AMEND: 1364.10, 1364.11, 1364.13, 1364.15		
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03/15/18	AMEND: 30145, 30145.1, 30205, 30231, 30275, 30278.1, 30309, 30310, 30311, 30314, 30336.8, 30408, 30409, 30456.8, 30535		
12/07/17	ADOPT: 40100, 40101, 40102, 40115, 40116, 40118, 40126, 40128, 40129, 40130, 40131, 40133, 40135, 40137, 40150, 40155, 40156, 40159, 40162, 40165, 40167, 40169, 40175, 40177, 40178, 40180, 40182, 40200, 40205, 40220, 40222, 40223, 40225, 40232, 40234, 40236, 40238, 40240, 40242, 40250, 40252, 40254, 40256, 40258, 40260, 40262, 40264, 40266, 40268, 40270, 40272, 40275, 40277, 40280, 40282, 40290, 40292, 40299, 40300, 40305, 40306, 40310, 40400, 40401, 40403, 40405, 40406, 40408, 40410, 40411, 40412, 40415, 40500, 40510, 40512, 40513, 40515, 40517, 40525, 40550, 40600, 40601		
11/20/17	AMEND: 95673		
11/13/17	AMEND: 60003		
10/19/17	ADOPT: 1235, 1236, 1237		
		Title 18	
		03/19/18	ADOPT: 35001, 35002, 35003, 35004, 35005, 35006, 35007, 35008, 35009, 35010, 35011, 35012, 35013, 35014, 35015, 35016, 35017, 35018, 35019, 35020, 35021, 35022, 35023, 35024, 35025, 35026, 35027, 35028, 35029, 35030, 35031, 35032, 35033, 35034, 35035, 35036, 35037, 35038, 35039, 35040, 35041, 35042, 35043, 35044, 35045, 35046, 35047, 35048, 35049, 35050, 35051, 35052, 35053, 35054, 35055, 35056, 35057, 35058, 35059, 35060, 35061, 35062, 35063, 35064, 35065, 35066, 35067, 35101 AMEND: 1032, 1124.1, 1249, 1336, 1422.1, 1705.1, 2251, 2303.1, 2433, 3022, 3302.1, 3502.1, 4106, 4703, 4903, 5200, 5202, 5210, 5211, 5212, 5212.5, 5213, 5214, 5216, 5217, 5218, 5219, 5220, 5220.4, 5220.6, 5221, 5222, 5222.4, 5222.6, 5223, 5224, 5225, 5226, 5227, 5228, 5229, 5230, 5231, 5231.5, 5232, 5233, 5234, 5234.5, 5235, 5236, 5237, 5238, 5240, 5241, 5242, 5244, 5245, 5246, 5247, 5248, 5249, 5249.4, 5249.6, 5260, 5261, 5262, 5263, 5264, 5265, 5266, 5267, 5268, 5310, 5311, 5312, 5331, 5335, 5335.4, 5335.6, 5336, 5336.5, 5337, 5337.4, 5337.6, 5338, 5338.4, 5338.6, 5700 REPEAL: 1807, 1828, 4508, 4609, 4700, 4701, 4702, 5201, 5210.5, 5215, 5215.4, 5215.6, 5232.4, 5232.8, 5239, 5243, 5250, 5255, 5256, 5333, 5333.4, 5333.6
		01/05/18	ADOPT: 30100, 30101, 30102, 30201, 30202, 30203, 30204, 30205, 30301, 30302, 30303, 30304, 30305, 30401, 30402, 30403, 30501, 30502, 30601, 30602, 30603, 30604, 30605, 30606, 30701, 30702, 30703, 30704, 30705, 30707, 30708, 30709, 30710, 30711, 30800, 30801, 30802, 30803, 30804, 30805, 30806, 30807, 30808, 30809, 30810, 30811, 30812, 30813, 30814, 30815, 30816, 30817, 30818, 30819, 30820, 30821, 30822, 30823, 30824, 30825, 30826, 30827, 30828, 30829, 30830, 30831, 30832
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		03/01/18	ADOPT: 1685 AMEND: 1680, 1681, 1682, 1683, 1684
		01/30/18	ADOPT: 4.5, 8.3, 9.5 AMEND: 1.3, 1.4, 1.7, 1.9, 1.13, 1.14, 1.17, 3.1, 3.3, 4.6

(renumbered from 4.5), 6.3, 7.2, 7.3, 7.6, 8.1, 8.2 (renumbered from 8.3), 8.4, Article 9 (title), 9.4, 9.6 (renumbered from 9.5), 12.1, 13.7, 13.8, 13.11, 13.12, 13.13, 13.14, 14.1, 14.2, 14.5, 14.6, 15.1, 15.3, 16.1, 16.2, 17.1 REPEAL: 8.2, 8.6, 9.6, 9.7

01/25/18 AMEND: 1602, 1605.3, 1606

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01/04/18 ADOPT: 1478.1, 1478.2 AMEND: 1476

11/28/17 ADOPT: 1700.1, 1700.2, 1700.3, 1705.1, 1706.1, 1707.1 AMEND: 1700 [renumbered to 1701.1], 1701 [renumbered to 1701.2], 1702.1, 1703 [renumbered to 1702.2], 1704.1 [renumbered to 1703.1], 1704.2 [renumbered to 1703.2], 1704.3 [renumbered to 1703.3], 1704.4 [renumbered to 1703.4], 1704.5 [renumbered to 1703.5], 1704.6 [renumbered to 1703.6], 1705.1 [renumbered to 1704.1], 1705.2 [renumbered to 1704.2], 1705.3 [renumbered to 1704.3], 1705.4 [renumbered to 1704.4], 1705.5 [renumbered to 1704.5], 1705.6 [renumbered to 1704.6], 1705.7 [renumbered to 1704.7], 1705.8 [renumbered to 1704.8]

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03/01/18 AMEND: 2706-5, 2706-7
 02/08/18 AMEND: 97232
 01/24/18 AMEND: 97177.10, 97177.67, 97177.70
 01/11/18 ADOPT: 97268 AMEND: 97215, 97218, 97219, 97253, 97254, 97255
 12/18/17 ADOPT: 2925
 12/08/17 AMEND: 2608-1, 2627(b)-1
 12/05/17 AMEND: 2706-2, 3301(d)-1, 3201-1, 3303-1, 3303.1(c)-1 REPEAL: 3303(b)-1
 11/16/17 ADOPT: 63750.80 AMEND: 63850
 10/30/17 AMEND: 72517

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03/13/18 ADOPT: 85100, 85101, 85118, 85120, 85122, 85140, 85142, 85164, 85165, 85168.1, 85168.2, 85168.4, 85170, 85187, 85190
 12/21/17 ADOPT: 130000, 130001, 130003, 130004, 130006, 130007, 130008, 130009, 130020, 130021, 130022, 130023, 130024, 130025, 130026, 130027, 130028, 130030, 130040, 130041, 130042, 130043, 130044,

130045, 130048, 130050, 130051, 130052, 130053, 130054, 130055, 130056, 130057, 130058, 130062, 130063, 130064, 130065, 130066, 130067, 130068, 130070, 130071, 130080, 130081, 130082, 130083, 130084, 130090, 130091, 130092, 130093, 130094, 130095, 130100, 130110, 130200, 130201, 130202, 130203, 130210, 130211

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03/08/18 ADOPT: 3909.6
 02/22/18 AMEND: 700.1 (renumbered to 638.1), 700.2 (renumbered to 638.2), 700.3 (renumbered to 638.3), 700.4 (renumbered to 638.4), 700.5 (renumbered to 638.5), 700.6 (renumbered to 638.6)
 01/24/18 ADOPT: 700.1, 700.2, 700.3, 700.4, 700.5, 700.6
 12/26/17 ADOPT: 3949.13
 12/15/17 AMEND: 64300, 64305, 64310, 64315
 12/14/17 AMEND: 64444, 64445, 64445.1, 64447.4, 64465, 64481
 11/20/17 AMEND: 2922
 11/16/17 AMEND: 3682.2, 3682.3, 3702.1, 3702.2, 3702.3, 3702.4, 3717
 11/06/17 AMEND: 2200, 2200.5, 2200.6, 2200.7
 11/06/17 ADOPT: 1070.5 AMEND: 1062, 1064, 1066, 1068, 1070
 10/19/17 ADOPT: 335, 335.2, 335.4, 335.6, 335.8, 335.10, 335.12, 335.14, 335.16, 335.18, 335.20

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01/18/18 AMEND: 10001
 11/08/17 ADOPT: 8313, 8313.1, 8313.2, 8317, 8318 AMEND: 8300, 8301, 8302, 8303, 8305, 8307, 8308, 8309, 8310, 8311, 8312, 8314, 8315, 8316

Title 27

02/05/18 AMEND: 25705
 02/01/18 AMEND: 27000
 01/29/18 AMEND: 27001
 01/02/18 ADOPT: 25603.3
 12/28/17 AMEND: Appendix B; Div. 3; Subd. 1; Ch. 2
 12/20/17 AMEND: 27001
 11/20/17 AMEND: 25600.1, 25600.2, 25601, 25602, 25603, 25607, 25607.2, 25607.5, 25607.6, 25607.7, 25607.12, 25607.13
 11/15/17 AMEND: 27001
 10/30/17 ADOPT: 25607.32, 25607.33
 10/30/17 AMEND: 27000

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01/17/18	AMEND: 47-260	12/28/17	AMEND: 41-440, 42-711, 42-716, 42-717, 44-207
01/17/18	AMEND: 46-430	11/16/17	AMEND: 44-211