



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

AMENDMENT

MULTI-COUNTY: Monterey Bay Area Self Insurance Authority
Colusa Groundwater Authority
Hanford Joint Union High School District

A written comment period has been established commencing on June 15, 2018, and closing on July 30, 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 person, will approve, or revise and approve, or return the

proposed code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict-of-interest code(s). Any written comments must be received no later than July 30, 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 HEALTH
FACILITIES FINANCING AUTHORITY**

The California Health Facilities Financing Authority (Authority) proposes to adopt the regulations described below after considering all comments, objections and recommendations regarding the proposed action.

PUBLIC HEARING

The Authority has not scheduled a public hearing on this proposed action. However, the Authority 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 Authority. Comments may also be submitted by facsimile (FAX) at (1-916) 654-5362 or email at chffa@treasurer.ca.gov. The written comment period closes at 5:00 p.m. on July 30, 2018. The Authority will consider only comments received by the Authority office by that time. Please submit comments to:

Carolyn Aboubechara
Treasury Program Manager II
California Health Facilities Financing Authority
915 Capitol Mall, Room 435
Sacramento, CA 95814

Following the written comment period, CHFFA may thereafter adopt the proposed regulations substantially as described below or may modify the proposed regulations if the modifications are sufficiently related to the original text. With the exception of nonsubstantive, technical or grammatical changes, the full text of any modified proposed regulations will be available for 15 days prior to its adoption to all persons who submit writ-

ten comments during the public comment period, and all persons who request notification.

Copies of the express terms of the proposed regulations and the Initial Statement of Reasons are available from the office listed below. This notice, the Initial Statement of Reasons and the text of the proposed regulations are available on the internet at www.treasurer.ca.gov/chffa/hospital.asp. Additionally, all information that the Authority considered as the basis for these proposed regulations is available for public reading/perusal at the address listed below.

Following the public hearing, copies of the Final Statement of Reasons will be available from the office listed below:

California Health Facilities Financing Authority
915 Capitol Mall, Room 435
Sacramento, CA 95814
Telephone: (1-916) 653-2799
Facsimile: (1-916) 654-5362
Email: chffa@treasurer.ca.gov

AUTHORITY AND REFERENCE CITATIONS

The Authority adopts these regulations under the authority granted in Sections 1179.55, 1179.57, and 1179.61, Health and Safety Code, and cites the following references: Sections 1179.50, 1179.51, 1179.54, 1179.55, 1179.56, 1179.57, 1179.59, 1179.67, and 1179.68, Health and Safety Code.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

California voters passed Proposition 3 on November 4, 2008, enabling the State of California to issue \$980 million General Obligation Bonds for the Children's Hospital Program. The purpose of the program, as outlined in Health and Safety Code Sections 1179.50-1179.72, is to improve the health and welfare of California's critically ill children by providing a stable and ready source of funds for capital improvement projects for children's hospitals. The California Health Facilities Financing Authority (the "Authority") is responsible for administering the Program. Thirteen children's hospitals are eligible for grants through the Program: eight nonprofit children's hospitals, and five University of California children's hospitals.

The Authority administered a First Funding Round that will end on June 30, 2018. Nine of the 13 hospitals have been awarded the maximum grants for which each is eligible (\$98 million for nonprofit hospitals and \$39.2 million for UC hospitals). However, there are four hospitals that have not yet been awarded their maximum grant amounts. Approximately \$92 million is

available to be awarded to the four hospitals by June 30, 2018. In order for these grant funds to be awarded after June 30, 2018, the Authority must establish a new funding round. The proposed amendments to the regulations will establish a new timeframe for the Second Funding Round and allow the Authority to create a third funding round if needed. The ability to create a third funding round will ensure that all funds are awarded. All 13 children’s hospitals are eligible to apply for grant funds. Grant funds will be awarded consistent with Section 1179.56, subdivisions (a) and (b), of the Health and Safety Code: twenty percent of the total funds to the five University of California children’s hospitals and eighty percent to the eight nonprofit children’s hospitals.

Health and Safety Code sections 1179.57, subdivisions (c) and (d), provide that the First Funding Round is to end on June 30, 2018, at which time any funds remaining shall be available for any children’s hospital identified in paragraph (1) or (2), as applicable, of Section 1179.51, subdivision (b). The Second Funding Round, which the proposed regulations provide for, will allow for a competitive round to commence on July 1, 2018 to disburse the remaining grant funds in a competitive funding round on a first-come, first-served basis. These regulations were initially filed as “emergency” in order to allow the children’s hospitals to review the Second Funding Round requirements and submit Applications for the available funds when the Second Funding Round opens on July 1, 2018. The Office of Administrative Law approved the emergency regulatory action for these regulations with an effective date of March 29, 2018. The emergency regulations will expire on September 26, 2018. Prior to the expiration date, CHFFA is required to complete the Certificate of Compliance for this regulatory package.

The Application Form, Children’s Hospital Program of 2008 Grant Application, Form # CHFFA 6, Rev. 01–2018–3 has been revised for the Second Funding Round. The revision includes Application Submission Instructions and the revision date, 01–2018–3 reflects that this is the most current Application and is to be used when applying for Grant funds.

The only entities impacted by these regulations are the children’s hospitals as specified in Health and Safety Code Section 1179.51, subdivision (b).

DOCUMENTS INCORPORATED
BY REFERENCE

Children’s Hospital Program of 2008 Grant Application Form #CHFFA 6, Rev. 01–2018–3.

DESCRIPTION OF THE BENEFITS OF THE
PROPOSED ACTION, WHICH INCLUDES
NONMONETARY BENEFITS SUCH AS
PROTECTION OF THE PUBLIC HEALTH AND
SAFETY, WORKER SAFETY, THE
ENVIRONMENT, ETC.

These regulations will directly benefit 13 children’s hospitals (eight non-profit children’s hospitals and five University of California Children’s Hospitals) that operate throughout California. These hospitals provide comprehensive pediatric services to a high volume of children eligible for governmental programs and to children with special health care needs eligible for the California Children’s Services program. Approximately \$92 million in grant funds remains. These regulations provide the mechanism for additional funding rounds to be held in order to disburse these remaining funds to the designated children’s hospitals for the purchase of needed and updated equipment for use in the treatment of these children or to fund other capital projects to either expand bed capacity or update the facility as needed to better serve these children and their families.

AN EVALUATION OF WHETHER OR NOT THE
PROPOSED REGULATIONS ARE
INCONSISTENT OR INCOMPATIBLE WITH
EXISTING STATE REGULATIONS

The Authority evaluated whether or not there were any other regulations concerning the awarding of grants to the Children’s Hospitals to implement Proposition 3 (the Children’s Hospital Program of 2008) and has found that these are the only regulations in this area. The proposed regulations are neither inconsistent nor incompatible with existing state regulations. (Below is a description of the other program affecting children’s hospitals. While this program is also under the purview of the California Health Facilities Financing Authority, it is a separate and distinct program.)

Proposition 61, the Children’s Hospital Program of 2004, was passed by California voters on November 2, 2004. This Proposition enabled the State of California to issue \$750 million in General Obligation bonds for the purpose of improving the health and welfare of California’s critically ill children by providing a stable and ready source of funds for capital improvement projects for children’s hospitals (Section 1179.10–1179.43 of the Health and Safety Code). The Authority is responsible for the administration of this Program as well as the Children’s Hospital Program of 2008. The same thirteen children’s hospitals are eligible for grants through the Children’s Hospital Program of 2004 and the Program of 2008. While some of the requirements are the

same, the Programs are governed by different sections of the Health and Safety Code as well as distinct sections of the California Code of Regulations. The regulations governing the Children’s Hospital Program of 2004 is in Title 4, Division 10, Chapter 2 and the regulations governing the Children’s Hospital Program of 2008 are contained in Title 4, Division 10, Chapter 2.5.

COST ESTIMATE

1. Cost or Savings to State Agencies: No impact.
2. Cost to Local Agencies or School District Which Must Be Reimbursed in Accordance with Government Code Sections 17500–17630: None.
3. Nondiscretionary Costs or Savings to Local Agencies: No impact.
4. Federal Funding to State Agencies: No impact.

LOCAL MANDATE STATEMENT

These regulations do not impose a mandate upon local agencies or school districts. There are no “state-mandated local costs” in these regulations which require reimbursement under Section 17500 et seq. of the Government Code.

FISCAL IMPACT

These regulations do not impose any costs to any local agency or school district requiring reimbursement pursuant to section 17500 et seq. of the Government Code, nor do these regulations identify any costs or savings to any state agency, other nondiscretionary costs or savings to be imposed upon local agencies, or costs or savings in federal funding to the state.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS, INCLUDING ABILITY TO COMPETE

The California Health Facilities Financing Authority has not identified any significant, statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.

RESULTS OF THE ECONOMIC IMPACT ASSESSMENT

The adoption of these regulations does not have an impact on the creation or elimination of jobs within the state. As a result of the adoption of these regulations, new businesses will not be created and current busi-

nesses will not be eliminated within the state. The adoption of these regulations will not provide for the expansion of businesses currently doing business within the state. Additionally, neither benefits nor detriments are expected to worker safety or the state’s environment due to the adoption of these regulations.

These regulations will directly impact the health and welfare of California residents, specifically children in need of acute care. The monies awarded to the children’s hospitals through this Grant Program will benefit the quality of children’s health care through the purchase of additional needed and updated equipment for use in the treatment of these children or to fund other capital projects to either expand bed capacity or update facilities as needed to better serve these children and their families.

COST IMPACTS ON REPRESENTATIVE PERSON OR BUSINESS

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

BUSINESS REPORT

The proposed regulations do not require any reports to be made by any business or other entity.

SMALL BUSINESS

The proposed regulations will not affect small businesses because these regulations are specific to and affect only the thirteen children’s hospitals in California as identified in the Children’s Hospital Program of 2008 (Health and Safety Code Section 1179.51 (b)(1) and (b)(2)).

ALTERNATIVES INFORMATION

In developing the regulatory action, CHFFA did not consider any alternatives because no reasonable alternative has been presented for review. CHFFA must determine that no reasonable alternative considered or that has otherwise been identified and brought to the attention of CHFFA would be more effective in carrying out the purpose for which the regulations are proposed or would be as effective as and less burdensome to the affected entities than the proposed action, or would be more cost-effective to potentially affected private persons and equally effective in implementing the statutory policy or other provision of law.

CHFFA REPRESENTATIVE REGARDING THE
RULEMAKING PROCESS OF THE
PROPOSED REGULATIONS

Contact Person:
Carolyn Aboubechara
(1-916) 653-2799

Backup:
Martha Maldonado
(1-916) 653-2799

**TITLE 13. NEW MOTOR
VEHICLE BOARD**

NOTICE IS HEREBY GIVEN that the California New Motor Vehicle Board (“Board”), pursuant to the authority vested in the Board by subdivision (a) of Vehicle Code section 3050, proposes to adopt the proposed regulation as described below, after considering all comments, objections, and recommendations regarding the proposed regulatory action.

PROPOSED REGULATORY ACTION

The Board proposes to amend sections 551.14, 551.24, 555.1 and 584 of Title 13 of the California Code of Regulations pertaining to electronic service.

PUBLIC DISCUSSIONS PRIOR TO NOTICE

Prior to the publication of this notice, the Board considered and adopted the proposed regulation at a noticed General Meeting held on March 13, 2018. Twelve days prior to the meeting, a detailed agenda including the consideration of the proposed text of the regulation was mailed to all individuals and entities on the Board’s Public Mailing list, Electronic Public Mailing list, and website subscription list. The agenda was also posted on the Board’s website.

No comments by the public were received at the March 13, 2018, General Meeting, and no further public discussion was held prior to publication of the notice.

PUBLIC HEARING

The Board has not scheduled a public hearing on this proposed action. However, the Board 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 person interested, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. Comments may also be submitted by facsimile (FAX) at (916) 323-1632 or by e-mail at dvare@nmvb.ca.gov or nmvb@nmvb.ca.gov. The written comment period closes at 5:00 p.m. on July 30, 2018. The Board will consider only comments received at the Board’s offices by that time.

Submit comments to:

Danielle R. Vare, Staff Counsel
New Motor Vehicle Board
1507 21st Street, Suite 330
Sacramento, CA 95811
(916) 327-3129 direct line
(916) 445-1888 main line
(916) 323-1632 fax
dvare@nmvb.ca.gov

AUTHORITY AND REFERENCE

Vehicle Code section 3050, subdivision (a), authorizes the Board to adopt the proposed regulation. The proposed regulation implements, interprets, and makes specific Vehicle Code sections 3050(a), 3050(c) and 3050(d), Section 11440.20 of the Government Code and Sections 1013a, 1013b and 2015.5 of the Code of Civil Procedure.

**INFORMATIVE DIGEST/POLICY STATEMENT
OVERVIEW**

The adopted mission of the Board is to: “. . . enhance relations between dealers and manufacturers throughout the State by resolving disputes in the new motor vehicle industry in an efficient, fair and cost-effective manner.” The adopted vision statement provides that the Board safeguard for its “constituency, a fair, expeditious and efficient forum for resolving new motor vehicle industry disputes, which ultimately improves relations and reduces the need for costly litigation and develop methods that further improve the delivery of Board services in a timely and cost-effective manner”

The Board proposes to amend Section 551.14 to add Section 1013b of the Code of Civil Procedure referred to in subdivision (d) pertaining to electronic service when requesting informal mediation.

The Board proposes to amend Section 551.24 to add Section 1013b of the Code of Civil Procedure referred to in subdivision (a) pertaining to proof of electronic service. It also adds Section 1013b to the reference section of the regulation.

The Board proposes to amend Section 555.1 to add Section 1013b of the Code of Civil Procedure pertaining to electronic service when serving a petition. It also adds Section 1013b to the reference section of the regulation.

The Board proposes to amend Section 584 to add Section 1013b of the Code of Civil Procedure pertaining to electronic service when serving a protest. It also adds Section 1013b to the reference section of the regulation.

OBJECTIVE AND ANTICIPATED BENEFITS OF THE PROPOSED REGULATION

The broad objective of the regulation is to clarify for litigants that appear before the Board the information necessary to effectively represent themselves or their clients, as well as consumers who may choose to file a request for informal mediation with the Board.

The specific benefit anticipated from the regulation is promoting the expeditious and economical resolution of statutorily enumerated disputes between new motor vehicle dealers (franchisees) and their manufacturers or distributors (franchisors) as well as consumers requesting informal mediation with any licensee. The Board keeps these types of cases from further clogging our already congested courts. It provides a uniformity of decisions across the state, allowing franchisors and their dealers to conduct their business in compliance with California law.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

The Board conducted an evaluation of the proposed regulations for potential inconsistency or incompatibility with existing state regulations and has found that they are neither inconsistent nor incompatible with existing state regulations.

DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has made the following initial determinations:

- Mandate on local agencies and school districts: None.
- Cost or savings to any state agency: None.
- Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

- Other nondiscretionary cost or savings imposed on local agencies: None.
- Cost or savings in federal funding to the state: None.
- Cost impacts on a representative private person or business:
The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- Significant, statewide adverse economic impact directly affecting businesses, including the ability of California business to compete with businesses in other states: None.
- Significant effect on housing costs: None.

RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT

The Board concludes that the proposed regulations will not (1) create any jobs within the State of California, (2) eliminate any jobs within the State of California, (3) create any new businesses within the State of California, (4) eliminate any existing businesses within the State of California, or (5) cause the expansion of businesses currently doing business within the State of California.

BENEFITS OF THE REGULATION

The proposed regulation will promote the expeditious and economical resolution of disputes between new motor vehicle dealers and their manufacturers or distributors as well as consumers with complaints against licensees.

SMALL BUSINESS DETERMINATION

The Board has determined that the proposed regulation will have no effect on small businesses. This determination was made because no small businesses are legally required to comply with the regulation, are legally required to enforce the regulation, or derive a benefit from or incur an obligation from the enforcement of the regulation. The proposed regulation merely clarifies electronic service in matters involving franchised new motor vehicle dealers and their franchisors (new vehicle manufacturers or distributors) who choose to file a protest or petition with the Board, as well as consumers who may choose to file a request for informal mediation.

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 Board would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

The Board invites interested persons to present comments, statements or arguments with respect to alternatives to the proposed regulation, during the written comment period or at the public hearing, if one is requested.

CONTACT PERSONS

Please direct requests for copies of the proposed text (the “express terms”) of the regulation, the initial statement of reasons, the modified text of the regulation, if any, or other information upon which the rulemaking is based to Ms. Vare at the following address:

Danielle R. Vare, Staff Counsel
 New Motor Vehicle Board
 1507 21st Street, Suite 330
 Sacramento, CA 95811
 (916) 327-3129 direct line
 (916) 445-1888 main line
 (916) 323-1632 fax
dvare@nmvb.ca.gov

The backup contact person for these inquiries is:

Robin P. Parker, Senior Staff Counsel
 New Motor Vehicle Board
 1507 21st Street, Suite 330
 Sacramento, CA 95811
 (916) 323-1536 direct line
 (916) 445-1888 main line
 (916) 323-1632 fax
rparker@nmvb.ca.gov

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

The Board will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its offices at the above address. As of

the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulation, the initial statement of reasons, the Economic and Fiscal Impact Statement, and all the information upon which the proposal is based. Copies may be obtained by contacting the contact persons identified above.

AVAILABILITY OF CHANGED OR
 MODIFIED TEXT

After considering all timely and relevant comments received, the Board may adopt the proposed regulation substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Board adopts the regulation as revised. Requests for copies of any modified regulation should be addressed to the Board contact person or back-up contact person at the addresses indicated above. The Board will accept written comments on the modified regulation for 15 days after the date on which they are made available to the public.

AVAILABILITY OF THE FINAL STATEMENT
 OF REASONS

Upon completion of the Final Statement of Reasons, copies thereof may be obtained by contacting Ms. Vare or Ms. Parker at the above address.

AVAILABILITY OF DOCUMENTS ON
 THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulation in underline and strikeout font can be accessed through the Board’s website at www.nmvb.ca.gov.

**TITLE 14. DEPARTMENT OF
 RESOURCES RECYCLING AND
 RECOVERY**

Division 7: Department of Resources Recycling
 and Recovery

Chapter 4: Resource Conservation Programs

Article 7: Reusable Grocery Bags

Sections: 17988.1-17988.6

The California Department of Resources Recycling and Recovery (Department) proposes to add to the California Code of Regulations, Title 14, Division 7, Chap-

ter 4, Article 7 commencing with Section 17988. The proposed regulation is intended to clarify administrative procedures and establish the administrative certification fee for the Reusable Grocery Bag Program (Senate Bill 270, Chapter 850, Statutes of 2014).

PUBLIC HEARING

A public hearing to receive public comments has been scheduled for August 15, 2018. The hearing will be held at the:

Joe Serna Jr., Cal EPA Building
Sierra Hearing Room
1001 I Street, 2nd Floor
Sacramento, CA 95814

The hearing will begin at **2:00 p.m. on August 15, 2018**, and will conclude after all testimony is given. CalRecycle requests that persons making oral comments also submit a written copy of their testimony at the hearing. The hearing room is wheel chair accessible. If you have any questions, please contact SB270@calrecycle.ca.gov.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulation to the Department. **The written comment period for this rulemaking closes at 4:00 p.m. on July 30, 2018.** The Department will also accept written comments during the public hearing described above. Please submit your written comments to:

Paulina Kolic, PhD
Materials Management and Local
Assistance Division
California Department of Resources Recycling
and Recovery
P.O. Box 4025
Sacramento, CA 95812-4025
FAX: (916) 319-7794
E-MAIL: SB270@calrecycle.ca.gov

AUTHORITY AND REFERENCES

The authority for this regulation is Public Resources Code Sections 40401 and 40502. The following is a list of references cited in this proposed regulation: Public Resources Code sections 42280, 42281, 42281.5, 42282, 42283, 42283.5, 42283.6, 42283.7, 42284, 42285, 42287, and 42288.

INFORMATIVE DIGEST

The California Integrated Waste Management Act (Act), Public Resources Code Section 40000 et seq., gives the Department authority to provide for the protection of public health, safety, and the environment through waste prevention, waste diversion, and safe waste processing and disposal. Public Resources Code sections 40502 requires the Department to adopt rules and regulations to implement the Act.

The proposed new regulations cover CalRecycle’s responsibilities for the Reusable Grocery Bag Program (Public Resources Code sections 42280–42288). This rulemaking is intended to clarify administrative procedures and establish the administrative certification fee for the Reusable Grocery Bag Program (Senate Bill 270, Chapter 850, Statutes of 2014).

More specifically, this regulation will:

1. Clarify the administrative procedures to submit reusable grocery bag proofs of certification;
2. Establish a method to calculate the biennial administrative certification fee that reusable grocery bag producers will pay when submitting proofs of certification;
3. Define terms such as “aesthetic change” and “type of reusable grocery bag”; and
4. Establish procedures for the Department to conduct a completeness review of proof of certification submittals.

Staff have met with numerous stakeholders and conducted a public workshop on October 25, 2017 to share informal draft regulatory text and concepts for the administrative certification fee schedule. Approximately 80 people participated in the workshop either in person or through the webinar. Comments from stakeholders were incorporated into the proposed *Administrative Certification for Reusable Grocery Bags* regulation.

Benefits of the Regulation

The statute that necessitated this regulation instituted a ban on the sale of single-use carryout bags. Instead, reusable grocery bags that meet the requirements of sections 42281 and 42281.5 of the Public Resources Code may be distributed for a fee of no less than 10 cents. The benefits of the ban imposed by SB 270 include: a reduction of litter and marine debris, fewer plastic bags in the waste stream, and minimized disruption to recycling facilities that must contend with jammed machinery and slower operations caused by single-use plastic bags. Statute requires that proof of certification for reusable grocery bags be submitted to the Department and that it post a list on its website with names of the certified reusable grocery bag producers.

This regulation specifically clarifies administrative procedures and establishes the administrative certification fee schedule pursuant to the requirements of SB

270, which will fund maintenance and ongoing operation of the Reusable Grocery Bag Reporting System. This regulation will ensure that reusable grocery bags sold and distributed in California meet the chemical and physical requirements specified by the law. Included in these requirements are toxicity testing and performance standards that ensure reusable grocery bags are safer for the environment. There are also postconsumer recycled content requirements which will minimize the environmental impacts associated with the extraction and processing of virgin materials to manufacture reusable grocery bags.

POLICY STATEMENT OVERVIEW

SB 270 was signed by Governor Brown in 2014. Due to a referendum, SB 270 qualified as Proposition 67 for the November 2016 general election. SB 270 was upheld by voters and codified in Public Resources Code Sections 42280 through 42288. As part of implementation, the Department has the following responsibilities: provide an online system to receive proofs of certification, publish a list of certified grocery bag producers, establish an administrative certification fee, publish a list of retail establishments that voluntarily comply, and provide a status report to the legislature by March 1, 2018. For reusable grocery bag producers to be in compliance, they must submit a proof of certification for each type of reusable grocery bag that is manufactured, sold, or distributed in the state and pay an administrative certification fee to the Department.

PLAIN ENGLISH REQUIREMENTS

Department staff prepared the proposed regulation pursuant to the standard of clarity provided in Government Code Section 11349 and the plain English requirements of Government Code Sections 11342.580 and 11346.2(a)(1). The proposed regulation is considered non-technical and is written to be easily understood by those parties that will use them.

FEDERAL LAW OR REGULATIONS MANDATE

Federal law or regulations do not contain comparable requirements.

CONSISTENCY WITH STATE REGULATIONS

After conducting an evaluation for any regulations relating to this area, the Department has found that these are the only regulations dealing with reusable grocery bags. Therefore, the proposed regulations are neither

inconsistent nor incompatible with existing state regulations.

MANDATE ON STATE AGENCIES, LOCAL AGENCIES, OR SCHOOL DISTRICTS

The Department has determined that the proposed regulations do not impose a mandate on state agencies, local agencies, or school districts. Department staff have determined that the proposed regulations will result in no costs to any local agency or school districts requiring reimbursement under Section 6 of Article XIII B of the California Constitution and Part 7 (commencing with Section 17500) of Division 4 of the Government Code, or any savings or other impacts such as revenue changes to other state agencies, and no costs or savings in federal funding to the state.

FISCAL IMPACT

Costs to any local agency or school district requiring reimbursement

The Department has determined that the proposed regulations do not result in costs to any local agency or school district that is required to be reimbursed pursuant to Government Code section 17500 et seq.

Costs or savings to any state agency

The Department has determined that the proposed regulations do not result in any cost or savings to any state agency.

Non-discretionary cost or savings imposed upon local agencies

The Department has determined that there are no non-discretionary costs or savings imposed upon any local agencies.

Cost or savings in federal funding to the state

The Department has determined that there are no costs or savings in federal funding to the state.

EFFECT ON HOUSING COSTS

Department staff made a determination that the proposed regulation will not have an effect on housing costs.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESSES, INCLUDING ABILITY TO COMPETE

Department staff made an initial determination that the proposed regulation will not have a significant statewide adverse economic impact directly affecting

businesses, including the ability of California businesses to compete with businesses in other states. The Department did not rely on any technical, theoretical or empirical study, report or similar document in proposing the proposed regulatory action. The Department relied upon the following information sources:

1. The Department developed the proposed regulations and economic impact assessment based on over a year of experience administering the existing Reusable Grocery Bag Program.
2. The Department developed, presented and received feedback on proposed regulations through oral and written comments submitted by stakeholders at a public workshop on October 25, 2017 and at a public meeting held on March 20, 2018.
 - a. <http://www.calrecycle.ca.gov/Actions/PublicNoticeDetail.aspx?id=2196&aiid=2005>
 - b. <http://www.calrecycle.ca.gov/Laws/Rulemaking/GroceryBags/DraftComment/default.htm>
 - c. <http://www.calrecycle.ca.gov/Actions/PublicNoticeDetail.aspx?id=2345&aiid=2139>

RESULTS OF THE ECONOMIC
IMPACT ANALYSIS

Effect on Creation or Elimination of Jobs, Existing, or New Business in the State of California

Department staff determined that the proposed regulatory action will not affect: 1) the creation or elimination of jobs within the state of California; 2) the creation of new businesses or the elimination of existing businesses within California; or 3) the expansion of businesses currently doing business with the state.

Benefits to the Health and Welfare of California Residents, Worker Safety, and the Environment

The proposed regulation intends to provide for the protection of public health, safety, and the environment through the development and maintenance of a database of the certified reusable grocery bag producers.

COST IMPACT ON REPRESENTATIVE PERSON
OR BUSINESS

Department staff made an initial determination that the proposed regulation will have an estimated initial

cost of \$21,788 and an ongoing annual cost of \$3,788 for each business affected by the proposed regulation. This cost impact is the result of a fee that will be used to pay for the Department’s reasonable cost of implementation.

BUSINESS REPORT

The proposed regulation does not require businesses to make a report; however, the proposed regulation does require regulated business to submit certification documents to the Department. The submission of these documents is required by statute, and it is necessary for the health, safety, and welfare of the people of the state that the proposed regulation apply to businesses.

EFFECT ON SMALL BUSINESSES

Department staff made an initial determination that the proposed regulation will have an estimated initial cost of \$21,788 and an ongoing annual cost of \$3,788 for each small business. This cost impact is the result of a fee that will be used to pay for the Department’s reasonable cost of implementation.

CONSIDERATION OF ALTERNATIVES

Alternatives to the proposed regulation have been considered.

The Department considered alternatives to the proposed regulation and determined that: 1) no alternative would be more effective in carrying out the purpose for which the action is proposed; 2) no other alternative would be as effective and less burdensome to private persons, while at the same time protecting public health, safety, and the environment; and 3) no other alternative would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

Alternative 1: Remove the completeness review that is conducted by the Department on proofs of certification that are submitted by reusable grocery bag producers. This would mean that reusable grocery bag producers may upload documents to the Department’s Reusable Grocery Bag Reporting System at their discretion and the Department staff would not review submittals for completeness. This alternative would not result in a reduction of costs or an increase in benefits; however, it could jeopardize the regulated community if information required by statute is inadvertently missed or not provided to the Department.

CONTACT PERSON

Inquiries concerning the substance of the proposed action may be directed to:

Paulina Kolic, PhD
 Materials Management and Local Assistance
 Division
 California Department of Resources Recycling and
 Recovery
 P.O. Box 4025
 Sacramento, CA 95812-4025
 PHONE: (916) 341-6258
 FAX: (916) 319-7794
 E-MAIL: Paulina.Kolic@CalRecycle.ca.gov

Back-up contact person to whom inquiries concerning the proposed administrative action may be directed:

Robert Contreras
 Materials Management and Local Assistance
 Division
 California Department of Resources Recycling and
 Recovery
 P.O. Box 4025
 Sacramento, CA 95812-4025
 PHONE: (916) 341-6338
 FAX: (916) 319-7380
 E-MAIL: Robert.Contreras@CalRecycle.ca.gov

AVAILABILITY OF STATEMENT OF REASONS
 AND TEXT OF PROPOSED REGULATION

The Department will have the entire rulemaking file, and all information that provides the basis for the proposed regulation, available for inspection and copying throughout the rulemaking process at the above address. As of the date 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 the persons listed above. For more timely access to the proposed text of the regulation, and in the interest of waste prevention, interested parties are encouraged to access the Department's Internet webpage at <http://www.calrecycle.ca.gov/laws/rulemaking/GroceryBags/default.htm>. Additionally, the Final Statement of Reasons will be available at the above listed Internet address or you may contact the persons named above.

AVAILABILITY OF CHANGED OR
 MODIFIED TEXT

The Department may adopt the proposed regulation substantially as described in this notice. If the Department makes modifications that are sufficiently related to the originally proposed text it will make the modified text, with changes clearly indicated, available to the public for at least 15 days before the Department adopts the regulation as revised. Requests for the modified text should be made to the contact person named above. The Department will transmit any modified text to all persons who testify at the public hearing; all persons who submit written comments at the public hearing; all persons whose comments are received during the comment period; and all persons who request notification of the availability of such changes. The Department will accept written comments on the modified regulation for 15 days after the date on which they are made available.

**TITLE 16. PHYSICIAN
 ASSISTANT BOARD**

The Physician Assistant Board (Board) proposes to adopt the proposed regulation described below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

The Board will hold a public hearing starting at **9:00 a.m.** on **August 10, 2018**, in the **Spinnaker Room of the Sheraton San Diego Hotel and Marina** located at 1380 Harbor Island Drive, San Diego, California 92010. The Spinnaker Room is wheelchair accessible. At the hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. The Board requests but does not require that persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. Comments may also be submitted by facsimile (FAX) at (916) 263-2671 or by e-mail to anita.winslow@mbc.ca.gov. The written comment period closes at **5:00 p.m. on August 10, 2018**. The Board will consider only comments received at the Board offices by that time. Submit comments to:

Anita Winslow, Regulatory Coordinator
Physician Assistant Board
2005 Evergreen Street, Suite 1100
Sacramento, CA 95815-3893

AUTHORITY AND REFERENCE

Business and Professions Code section 3510 authorizes the Board to adopt this proposed regulation. The proposed regulation implements, interprets, and makes specific sections 490 and 3527 of the Business and Professions Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Business and Professions Code section 3510 (Section 3510) authorizes the Board to adopt, amend, and repeal regulations that may be necessary to enable it to carry out the provisions of its practice act. Business and Professions Code sections 490 and 3527 authorize the Board to discipline a license if the licensee is convicted of a crime that is substantially related to the qualifications, functions, or duties of a physician assistant. Section 1399.525 of title 16 of the California Code of Regulations (Section 1399.525) indicates that a conviction for driving under the influence of drugs or alcohol is considered a substantially related crime.

Business and Professions Code section 490 permits the Physician Assistant Board (Board) to discipline a license if the licensee has been convicted of a crime and the crime is substantially related to the qualifications, functions, or duties of a physician assistant. Existing regulations at Section 1399.514 of Title 16 of the California Code of Regulations (Section 1399.514) require physician assistant licensees to disclose whether, since their last renewal application, they have been convicted of violating any law, except traffic infractions with fines under \$300 that did not involve alcohol, dangerous drugs or controlled substances. Upon review of Section 1399.514, the Board determined that subdivision (a) of this section should be amended to increase the threshold fine amount for reporting convictions as a condition of license renewal. The purpose of this amendment is to increase the threshold fine amount for reporting an infraction from \$300 to \$500 because the current \$300 minimum reporting requirement results in disclosure of minor traffic violations that are typically not substantially related to the qualifications, functions or duties of a physician assistant.

Anticipated Benefits of the Proposed Regulation:

This regulatory proposal will allow licensees to not have to disclose minor infractions unrelated to the practice of medicine. Licensees could save minor costs currently associated with reporting infractions if this regulatory proposal is adopted, such as the cost to obtain certified copies of court documents and postage. These costs may be incurred by licensees after the reporting of a criminal conviction since these documents may be requested as part of the Board's inquiry and investigation following disclosure of the conviction to the Board. The Board would continue to receive disclosures of those convictions that may be substantially related to the practice of physician assistants. Consumers would continue to be protected from physician assistants who have convictions that relate to the practice of medicine since licensees must report any conviction, including a verdict of guilty, a guilty plea or no contest, of a felony or misdemeanor to the Board within thirty (30) days of the occurrence pursuant to section 1399.521.5 of Title 16 of the California Code of Regulations (Section 1399.521.5).

Evaluation of Inconsistency/Incompatibility with Existing State Regulations:

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

DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency: None.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Other nondiscretionary cost or savings imposed on local agencies: None.

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

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

Significant effect on housing costs: None.

Business Impact:

This regulation will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the following facts:

There is no business impact because this proposed regulation would reduce or eliminate the infractions licensees would be required to disclose as a condition of license renewal. Criminal infractions not involving drugs or alcohol that resulted in a fine of at least \$300 but less than \$500 would no longer have to be reported. The Board estimates that approximately 10% of convictions reported by licensees involve traffic infractions, which was approximately ten (10) licensees. Licensees affected by this proposal could save minor costs currently associated with reporting infractions if this regulatory proposal is adopted, such as the cost to obtain certified copies of court documents and postage. These costs may be incurred by licensees after the reporting of a criminal conviction since these documents may be requested as part of the Board's inquiry and investigation following disclosure of the conviction to the Board.

Effect on Small Business:

The Physician Assistant Board has determined that the proposed regulation would not affect small businesses because it would only impact the infractions licensees would be required to disclose as a condition of license renewal.

RESULTS OF ECONOMIC IMPACT
ASSESSMENT/ANALYSIS

The Physician Assistant Board has determined that this regulatory proposal will not have a significant impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California because this proposed amendment will only change a minor reporting requirement on a renewal form for a fraction of licensees who would report convictions on renewals.

This regulatory proposal will benefit the health and welfare of California residents because the Board would continue to receive disclosures of convictions reported by the licensees that may be substantially related to the practice of physician assistants. Consumers would continue to be protected from physician assistants who have convictions that relate to the practice of medicine since licensees must report any conviction, including a verdict of guilty, a guilty plea or no contest, of a felony or misdemeanor to the Board within thirty (30) days of the occurrence pursuant to section 1399.521.5 of Title 16 of the California Code of Regulations (Section 1399.521.5).

This regulatory proposal will not affect worker safety because the proposal does not involve worker safety. The proposal only changes a minor reporting requirement to the Board on renewals.

This regulatory proposal will not affect the state's environment because it does not involve environmental issues.

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 its attention would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Name: Anita Winslow
Address: 2005 Evergreen Street, Suite 1100
Sacramento, CA 95815-3893

Telephone
No.: (916) 561-8782
Fax No.: (916) 263-2671
E-Mail
Address: anita.winslow@mbc.ca.gov

The backup contact person is:

Name: Lynn Forsyth
Address: 2005 Evergreen Street, Suite 1100
Sacramento, CA 95815-3893

Telephone
No.: (916) 561-8785
Fax No.: (916) 263-2671
E-Mail
Address: lynn.forsyth@mbc.ca.gov

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

The Board 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 this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulation, the initial statement of reasons,

the Physician Assistant Board's April 18, 2016 meeting minutes, the Physician Assistant Board's October 24, 2016 meeting minutes, DCA Health Care Related Board Table — Agenda Item 10c from the Board's April 18, 2016 Board meeting, and Traffic Infraction Fixed Penalty Schedule.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Board adopts the regulation as revised. Please send requests for copies of any modified regulations to the attention of Anita Winslow at the address indicated above. The Board will accept written comments on the modified regulation 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 Ms. Winslow at the above address.

AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulation in underline and strikeout can be accessed through our website at: www.pac.ca.gov.

TITLE 16. PHYSICIAN ASSISTANT BOARD

The Physician Assistant Board (Board) proposes to adopt the proposed regulation described below after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

The Board will hold a public hearing starting at **9:00 a.m.** on **August 10, 2018**, in the **Spinnaker Room of the Sheraton San Diego Hotel and Marina** located at 1380 Harbor Island Drive, San Diego, California

92101. The Spinnaker Room is wheelchair accessible. At the hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. The Board requests but does not require that persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing.

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to the Board. Comments may also be submitted by facsimile (FAX) at (916) 263-2671 or by e-mail to anita.winslow@mbc.ca.gov. The written comment period closes at **5:00 p.m.** on **August 10, 2018**. The Board will consider only comments received at the Board offices by that time. Submit comments to:

Anita Winslow, Regulatory Coordinator
Physician Assistant Board
2005 Evergreen Street, Suite 1100
Sacramento, CA 95815-3893

AUTHORITY AND REFERENCE

Business and Professions Code sections 2018, 3510, and 3521.3 authorize the Board to adopt this proposed regulation. The proposed regulation implements, interprets, and makes specific sections 208, 464, 3521.1, and 3521.3 of the Business and Professions Code.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Physician assistants are licensed health care practitioners that perform authorized medical services under the supervision of a licensed physician and surgeon. The Physician Assistant Board (Board) licenses and regulates physician assistants pursuant to the Physician Assistant Practice Act (Business and Professions Code sections 3500 and following). Business and Professions Code section 3521.3 authorizes the Board to establish, by regulation, a system for the placement of a license on a retired status. The Board has received inquiries regarding options for those physician assistants who wish to retire from practice. Currently, physician assistants only have the option to allow their licenses to lapse (become delinquent, expire, or cancel), or be placed in an inactive status, which requires payment of a fee.

The purpose of the proposed regulation is to establish a regulation for the placement of a physician assistant license on a retired status, upon application, using proposed Form PAB-RET Oct 2016, which is incorporated

by reference at proposed Section 1399.515. This proposal would adopt a new section at 1399.515 to implement minimum eligibility requirements for a retired license, including, a practice prohibition, an application form, ineligibility criteria if the license is currently canceled, revoked or otherwise punitively restricted or if the licensee is actively practicing, exemption from renewal requirements, and fee waivers for renewal and initial implementation of the program. In addition, proposed Section 1399.515 would create criteria for the restoration of a retired license to active status and authorize the Board to investigate violations of these new proposed standards.

Anticipated Benefits of the Proposed Regulation:

This proposal would establish a consistent and simple process for obtaining a retired status license and would eliminate barriers for those physician assistants who wish to retire and have the option of placing their license in a retired status. It would also save costs for those selecting this status by not requiring payment of an application fee or renewal fee. Individuals who select this status within one year following adoption would also save costs associated with transitioning from delinquent to retired status. This proposal would also alleviate confusion for the public regarding the true status of an individual who does not wish to abandon his or her license, but rather simply retire from practice.

Evaluation of Inconsistency/Incompatibility with Existing State Regulations:

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

DISCLOSURES REGARDING THE PROPOSED ACTION

The Board has made the following initial determinations:

Mandate on local agencies and school districts: None.

Cost or savings to any state agency:

In fiscal year 2016/2017 the Board processed 5,224 renewals. Of those renewals 45 percent were completed online by the licensee, therefore, the only cost to the Board would be the printing and mailing of the renewal application.

The cost to process a renewal is:

Print/mail renewal application	5,224 × \$2.25 = \$11,754
Process renewal SSA @ 1 hr.	2,873 × \$48.23 = \$138,565
Cashier renewal payment SSA @ .5 hr.	2,873 × \$24.12 = <u>\$69,297</u>
Total	\$207,862

The average cost to process a renewal application is \$72.35.

The retired status application will be available to the licensee online at no cost to the Board for printing or mailing. The cost to process the retired status application is based on Board staff entering the new status into the database.

Process retired status application SSA @ .25 hr. × \$48.23 = \$12.06

The cost savings to the Board is \$72.35–\$12.05 = \$60.29

The Board anticipates 800 retired status applicants in the first year to request retired status. The Board could save \$48,240 in the first year and \$8,382 in the second year and ongoing in application processing costs.

First year savings = \$60.29 × 800 = \$48,232

Second year and ongoing savings = \$60.29 × 139 = \$8,380

The Physician Assistant Board has approximately 11,735 licensees for the 2016/2017 fiscal year. In the first year of implementation, Business and Professions Code section 3521.3(d) requires the Board to allow applicants to convert from delinquent status to retired status without reactivating the license; reactivation typically involves a fee. As a result, in the first year of implementation of this regulation, the Board does not anticipate any additional workload resulting from these regulations. The Board anticipates approximately 3 percent of active licensees, 100 percent of inactive licensees, and 25 percent of delinquent licensees to request retired status in the first year of implementation. The Board assumes 1 percent of active licensees to request retired status after the first year of implementation.

Revenue

For the fiscal year 2016/2017 the Board has 11,735 current licenses, 41 current–inactive licenses, and 1,628 delinquent licenses. Of these licenses the Board anticipates 3 percent of the current licenses, 100 percent of the inactive licenses, and 25% of the delinquent licenses to request a retired status within the first year of implementation of the regulation. The Board estimates that with these anticipated requests for retired status the decrease in revenue in the first year of implementation will be \$250,175. After the first year of implementation

and ongoing, the Board estimates a revenue decrease of \$41,700.

Currently there are 229 accredited programs within the country, of which 46 programs are in development. California currently has 14 accredited programs of which 1 program is on probation, 7 programs have provisional accreditation (as they are new programs) and 6 programs have continuing accreditation. There are currently 5 programs developing in California, which means that within the next 3–4 years there could be 19 programs within California; thus, the Board anticipates a minimum of a 9 percent growth in the number of applicants. The Board estimates that with this anticipated growth the increase in revenue in the first year of implementation will be \$316,800. After the first year of implementation and ongoing, the Board estimates a revenue increase of \$345,300.

The net gain in the first year of implementation is estimated to be \$66,625. After the first year of implementation and ongoing, the Board estimates a revenue net gain of \$303,600.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Other nondiscretionary cost or savings imposed on local agencies: None.

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

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

Significant effect on housing costs: None.

Business Impact:

This regulation will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the following facts:

There is no business impact because this proposed regulation will establish a regulation for the placement of a license on a retired status for a physician assistant who is not actively engaged in practice as a physician assistant or any activity that requires them to be licensed by the board. Since physician assistants currently choose to go inactive, or allow their licenses to lapse or cancel when they retire, there would be no effect on businesses when an individual chooses merely to change his or her license title to “retired.”

Effect on Small Business:

The Physician Assistant Board has determined that the proposed regulations would not affect small businesses because it would only affect those licensees who wish to retire.

RESULTS OF ECONOMIC IMPACT
ASSESSMENT/ANALYSIS

The Physician Assistant Board has determined that this regulatory proposal will not create or eliminate jobs, will not create new business or eliminate existing businesses, and will not affect the expansion of businesses currently doing business within the State of California because it will allow individuals already retired from working as a physician assistant or considering retirement the opportunity to place a license on a retired status. Since physician assistants currently choose to go inactive, or allow their licenses to lapse or cancel when they retire, there would be no effect on the workforce related to a mere change in title to “retired.”

This regulatory proposal would not affect worker safety because this proposal does not involve worker safety. The proposal establishes a regulation for the placement of a license on a retired status for a physician assistant who is not actively engaged in practice as a physician assistant or any activity that requires licensure by the board and meets other requirements.

Benefits of the Proposed Action: This regulatory proposal will benefit the health and welfare of California residents because if a consumer is searching for a physician assistant that they have seen through the public data base and a “retired” status is shown, the consumer would know the physician assistant is no longer allowed to practice. This proposal would also alleviate confusion for the public regarding the true status of an individual who does not wish to abandon his or her license, but rather simply retire from practice.

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 its attention would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

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

CONTACT PERSONS

Inquiries concerning the proposed administrative action may be directed to:

Name: Anita Winslow
 Address: 2005 Evergreen Street, Suite 1100
 Sacramento, CA 95815-3893

 Telephone
 No.: (916) 561-8782
 Fax No.: (916) 263-2671
 E-Mail
 Address: anita.winslow@mbc.ca.gov

The backup contact person is:

Name: Lynn Forsyth
 Address: 2005 Evergreen Street, Suite 1100
 Sacramento, CA 95815-3893

 Telephone
 No.: (916) 561-8785
 Fax No.: (916) 263-2671
 E-Mail
 Address: lynn.forsyth@mbc.ca.gov

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

The Board will have the entire rulemaking file available for inspection and copying throughout the rule-making process at its office at the above address. As of the date 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.

**AVAILABILITY OF CHANGED OR
 MODIFIED TEXT**

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this notice. If the Board 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 for at least 15 days before the Board adopts the regulation as revised. Please send requests for copies of any modified regulations to the attention of Anita Winslow at the address indicated above. The Board will accept written comments on the modified regulation 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 Ms. Winslow at the above address.

**AVAILABILITY OF DOCUMENTS ON
 THE INTERNET**

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, the text of the regulation in underline and strikeout, Business and Professions Code section 3521.3, and the Physician Assistant Board's October 24, 2016 and January 23, 2017 meeting minutes can be accessed through our website at: www.pac.ca.gov.

GENERAL PUBLIC INTEREST

**DEPARTMENT OF FISH AND
 WILDLIFE**

**CESA CONSISTENCY DETERMINATION
 REQUEST FOR**

Critical Repairs Conducted Under Phase III of the
 2017 Storm Damage Department of Water Resources
 Emergency Rehabilitation (SDDER)
 2080-2018-005-03
 Sacramento, Yolo and Solano Counties

The California Department of Fish and Wildlife (CDFW) received a notice on May 31, 2018 that the Department of Water Resources proposes to rely on a consultation between federal agencies to carry out a project that may adversely affect a species protected by the California Endangered Species Act (CESA). The proposed project involves the repair of levees that were impacted by erosion and other damage during the winter of 2016/2017. Proposed activities will include, but are not limited to, creation of temporary access roads, removal of vegetation and trash, removal of existing rocks and soils, and bank reconstruction using clean rock. The proposed project will occur at nine sites in Sacramento, Yolo, and Solano Counties, California.

The U.S. Fish and Wildlife Service (Service) issued a federal biological opinion (Service Ref. No. 08ESMF00-2018-F-1716) in a memorandum to the U.S. Army Corps of Engineers on April 18, 2018, and a reinitiated biological opinion (Service Ref. No. 08ESMF00-2018-F-1716-R001) on May 02, 2018, which considered the effects of the proposed project on

state and federally threatened giant garter snake (*Thamnophis gigas*) and state endangered and federally threatened delta smelt (*Hypomesus transpacificus*).

Pursuant to California Fish and Game Code section 2080.1, the Department of Water Resources is requesting a determination that the BO and its associated ITS are consistent with CESA for purposes of the proposed project. If CDFW determines the BO and its associated ITS are consistent with CESA for the proposed project, the Department of Water Resources will not be required to obtain an incidental take permit under Fish and Game Code section 2081 subdivision (b) for the proposed project.

DEPARTMENT OF FISH AND WILDLIFE

**PROPOSED RESEARCH ON FULLY PROTECTED SPECIES
Modoc Sucker in Modoc County**

The Department of Fish and Wildlife (Department) received a project proposal from Nolan Banish of the US Fish and Wildlife Service (Service) requesting authorization to capture Modoc Sucker (*Catostomus microps*), a Fully Protected Fish, to conduct necessary scientific research, consistent with the protection and recovery of the species.

After completion of a 5-year status review, the Service delisted the Modoc Sucker due to recovery under Endangered Species Act conditions. The Modoc Sucker was removed from the federal list of endangered and threatened wildlife on January 7, 2016. Section 4(g) of the ESA requires the Service to implement a system in cooperation with the states to monitor, for not less than five years, the status of all species that have recovered and have been removed from the list of threatened and endangered plants and animals. The Service published a post-delisting monitoring plan for the Modoc Sucker (USFWS 2015); the proposed sampling plan herein fulfills that federal agency requirement.

The Service proposes the use of visual surveys, backpack electrofishing, dip nets, and PIT tag detections to monitor the population status of the Modoc Sucker to detect any changes that may indicate negative impacts to the continued stability of the species. Monitoring under this plan will focus on Modoc Sucker distribution, abundance, and recruitment. In addition to these surveys, presence of threats will be documented during monitoring.

Multiple independent and concurrent visual surveys will be conducted at sites within occupied streams during a time of year (late spring and summer, depending on streamflow) when Modoc Suckers are detectable to determine presence or absence. Sites where Modoc Suckers are present will be further classified as having high (≥ 10) or low abundance (1–9). Modoc Suckers will be captured by backpack electrofishing and/or dip nets to evaluate the influence of fish length and physical habitat on sampling efficiency. To complete this evaluation, Modoc Suckers may be marked with either small (8– to 12–millimeter) passive integrated transponder (PIT) tags, floy tags, or a visible implant (tag/dye).

If the Department determines that the proposed research is consistent with the requirements of Fish and Game Code section 5515 for take of Fully Protected Fish, it will issue the authorization in the form of a memorandum of understanding (MOU) on or after July 15, 2018 for an initial term through December 31, 2018. At its discretion, the Department may authorize additional locations and/or methods and renew the MOU without public notice upon request by the applicant.

Pursuant to California Fish and Game Code, section 5515 subdivision (a)(1), the Department may authorize take of Fully Protected Fish for necessary scientific research only after a 30-day notice has been provided to affected and interested parties through publication of this notice, seeking relevant information and comments regarding the proposed authorization.

Relevant information and comments regarding this proposed MOU may be directed to: Fisheries Branch, 830 S Street Sacramento, CA 95811, Attn: Leslie Alber. Please reference this Notice in your correspondence.

**ACCEPTANCE OF PETITION
TO REVIEW ALLEGED
UNDERGROUND REGULATIONS**

**DEPARTMENT OF CORRECTIONS
AND REHABILITATION**

**ACCEPTANCE OF PETITION TO REVIEW
ALLEGED UNDERGROUND REGULATIONS**

**(Pursuant to title 1, section 270, of the
California Code of Regulations)**

The Office of Administrative Law has accepted the following petition for consideration. Please send your comments to:

Elizabeth Heidig, Assistant Chief Counsel
Office of Administrative Law
300 Capitol Mall, Ste. 1250
Sacramento, CA 95814

A copy of your comment must also be sent to the petitioner and the agency contact person.

Petitioner:

George Hamilton, K-5488S
Kern Valley State Prison
Post Office Box 5102 (B-3 #121)
Delano, California 93216

Agency contact:

Ying Sun, RPMB
Department of Corrections and Rehabilitation
Regulations and Policy Management Branch
Post Office Box 942883
Sacramento, California 94283-0001

Please note the following timelines:

Publication of Petition in Notice Register:
June 15, 2018

Deadline for Public Comments: July 16, 2018

Deadline for Agency Response: July 30, 2018

Deadline for Petitioner Rebuttal: No later than 15
days after receipt of the agency's response

Deadline for OAL Decision: October 15, 2018

The attachments are not being printed for practical reasons or space considerations. However, if you would like to view the attachments please contact Margaret Molina at (916) 324-6044 or mmolina@oal.ca.gov.

NOT E TO:

PETITION TO THE OFFICE OF ADMINISTRATIVE LAW

RE: Alleged Underground Regulation
FROM: GEORGE HAMILTON #K-54885 (Petitioner)
DATE: 3-25-2018

MS. DEBRA M. CORNEZ
DIRECTOR
OFFICE OF ADMINISTRATIVE
LAW
300 CAPITOL MALL #1250
SACRAMENTO, CALIF -
95814

Use of this form is entirely optional. It requests the information required by Title 1, California Code of Regulations, section 260, for a petition challenging an alleged underground regulation. Although you are not required to use this specific form, the mandatory information required by 1 CCR 260, including the supporting documentation, must be included somehow in your petition. If you create a separate petition, or if you use this form and need to add extra pages, be sure that each page is labeled clearly.

1. Identifying Information:

Your name: GEORGE HAMILTON #K-54885

Your address: KERN VALLEY STATE PRISON (KUSP), P.O. BOX -
5102, B-3 #121, DELANO, CALIF - 93216

Your telephone number (if you have one):

Your email (if you have one):

2. State agency or department being challenged:

CALIF. DEPT. OF CORRECTIONS AND REHABILITATION (CDCR)

3. Provide a complete description of the purported underground regulation. Attach a written copy of it. If the purported underground regulation is found in an agency manual, identify the specific provision of the manual alleged to comprise the underground regulation. Please be as precise as possible.

(SEE CDCR MEMORANDUM DATED 8-19-2015, COMPAS, WITH
AMENDED 15 CCR § 3375.6, ATTACHED PERMANENTLY
HERETO AND INCORPORATED BY REFERENCE).
(PLEASE SEE ATTACHED SHEETS)

4. Provide a description of the agency actions you believe demonstrate that it has issued, used, enforced, or attempted to enforce the purported underground regulation.

(PLEASE SEE ATTACHED SHEETS)

RECEIVED

APR 02 2018

STATE OF CALIFORNIA
OFFICE OF
ADMINISTRATIVE LAW

PAGE: 1 OF 8

Petitioner's Name: GEORGE HAMILTON Date: 3-25-2018 Page 2
K-54885

5. State the legal basis for believing that the guideline, criterion, bulletin, provision in a manual, instruction, order, standard of general application, or other rule or procedure is a regulation as defined in Section 11342.600 of the Government Code AND that no express statutory exemption to the requirements of the APA is applicable.

(PLEASE SEE ATTACHED SHEETS)

6. Provide information demonstrating that the petition raises an issue of considerable public importance requiring prompt resolution.

CDCR AS A STATE LAW ENFORCEMENT AGENCY, WHO, GAVE A OATH TO COMPLY WITH ALL STATE AND FEDERAL LAWS, IS "NOT ABOVE THE LAW", AND HAVE A "MANDATORY DUTY TO COMPLY WITH THE APA"; THE UNDERGROUND REGULATION, IS SANCTIONING NUMEROUS DISCIPLINARY PUNISHMENTS, "ILLEGALLY".

7. (Optional) Please attach any additional relevant information that will assist OAL in evaluating your petition.

(ALL RELEVANT DOCUMENTS IS ATTACHED; OAL MUST OBTAIN COMPAS - SCHEME FROM CDCR DURING HEARINGS).

8. Certifications:

I certify that I have submitted a copy of this petition and all attachments to:

Name: BENJAMIN RICE, GENERAL COUNSEL
Agency: CALIF., DEPT. OF CORRECTIONS, AND REHABILITATION,
Address: OFFICE OF LEGAL AFFAIRS, 1515 "S" ST.,
RM. 127-N, SACRAMENTO, CALIF-95814
Telephone number:
(916) 323-6001 ; (916) 445-7682

I certify that all of the above information is true and correct to the best of my knowledge.


Signature of Petitioner

3-25-2018
Date

GEORGE HAMILTON #K-54885

**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# 2018-0417-02
AIR RESOURCES BOARD
Cap and Trade Regulation

In this regular rulemaking, the Air Resources Board is amending the California Cap on Greenhouse Gas Emissions and Market-Based Compliance Mechanisms Regulation to (1) revise regulations related to changes of facility ownership; (2) revise the procedure for establishing the Auction Reserve Price by comparing the California Auction Reserve Price with the Auction Reserve Prices set by all linked jurisdictions (currently Québec and Ontario) when expressed in a common currency and selecting the highest value.

Title 17
AMEND: 95835, 95911
Filed 05/30/2018
Effective 05/30/2018
Agency Contact: Bradley Bechtold (916) 322-6533

File# 2018-0525-01
BUREAU OF CANNABIS CONTROL
Commercial Cannabis Regulation

This is a readoption of emergency rulemaking action no. 2017-1127-05E, which provides licensing and enforcement criteria for commercial cannabis businesses in California, including distributors, retailers, microbusinesses, temporary cannabis events, and testing laboratories. These regulations inform applicants for licensure of the applicable meaning of key statutory terms, identify the documents and supplemental information required in an application, and provide specific clarification of terms, prohibitions, and conditions for compliance with the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), found in Business & Professions Code, section 26000 et seq. This is a deemed emergency action pursuant to section 26013, subdivision (b)(3), of the Business & Professions Code.

Title 16
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

Filed 06/04/2018
Effective 06/06/2018
Agency Contact:
Ashlynn Blackshire (916) 465-9030

File# 2018-0418-01
BUREAU OF REAL ESTATE
Broker Associates Tracking

This rulemaking action by the Bureau of Real Estate amends the requirements for notification of the Bureau, regarding the hiring or termination of a broker acting as a salesperson. The changes require a broker who hires another broker to act as a salesperson or terminates another broker acting as a salesperson to notify the Bureau.

Title 10
AMEND: 2715, 2728.5, 2752
Filed 05/31/2018
Effective 05/31/2018
Agency Contact: Daniel Kehew (916) 263-8681

File# 2018-0522-01
CALIFORNIA ALTERNATIVE ENERGY AND
ADVANCED TRANSPORTATION FINANCING
AUTHORITY
Residential Energy Efficiency Loan Assistance Program

This is the second readoption of emergency rulemaking action no. 2017-0823-04E (first readopted in 2018-0222-01EE), which revises and updates provisions related to the Residential Energy Efficiency Loan ("REEL") Assistance Program, one of several pilot programs for which the Authority is responsible.

Title 4

AMEND: 10091.1, 10091.2, 10091.3, 10091.4, 10091.5, 10091.6, 10091.7, 10091.8, 10091.9, 10091.10, 10091.12, 10091.13, 10091.14, 10091.15

Filed 05/30/2018

Effective 06/05/2018

Agency Contact: Susan Mills (916) 651-3760

File# 2018-0425-02

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Training and Testing Specifications

In this rulemaking action, the Commission amends various sections in Title 11 of the California Code of Regulations to update the Training and Testing Specifications for Peace Officer Basic Courses, which is a document incorporated by reference. The update removes Learning Domains 2, 3, 26, 31, 36, and 43.

Title 11

AMEND: 1005, 1007, 1008

Filed 06/05/2018

Effective 07/01/2018

Agency Contact: Windy Kaiser (916) 227-4537

File# 2018-0502-02

DEPARTMENT OF FOOD AND AGRICULTURE
Huanglongbing (HLB) Disease Interior Quarantine

This Certificate of Compliance action submitted by the Department of Food and Agriculture makes permanent the prior emergency action (OAL file no. 2017-1205-02E) that expanded the quarantine area for Huanglongbing (“HLB”) disease in the Pico Rivera area of Los Angeles County. The quarantine area was expanded by approximately four square miles in response to the confirmation on November 9, 2017, of the presence of HLB from suspect citrus tissue samples collected in the Pico Rivera area. The current action provides authority for the state to permanently perform quarantine activities against HLB within the expanded area.

Title 3

AMEND: 3439(b)

Filed 05/30/2018

Effective 05/30/2018

Agency Contact: Rachel Avila (916) 403-6813

File# 2018-0525-03

DEPARTMENT OF FOOD AND AGRICULTURE
Cannabis Cultivation Licensing

The Department of Food and Agriculture submitted this deemed emergency action to re-adopt emergency regulations that implement statutes under the Medicinal and Adult-Use Cannabis Regulation and Safety Act.

The proposed regulations address the licensing of commercial cannabis cultivation operations in California and the statewide track-and-trace system, which will track activities of commercial cannabis and cannabis products from cultivation through the distribution chain.

Title 3

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

Filed 06/04/2018

Effective 06/06/2018

Agency Contact: Amanda Brown (916) 263-0801

File# 2018-0426-04

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
Income Limits

This regulatory action by the Department of Housing and Community Development (the “Department”) is the annual update of income limits for households of varying sizes. The Department transmitted this action to the Office of Administrative Law (“OAL”) for filing with the Secretary of State and publishing in the California Code of Regulations pursuant to Health and Safety Code section 50093. This filing is exempt from the rulemaking requirements of Articles 5 and 6 of Chapter 3.5 of the Administrative Procedure Act, and, therefore, is not subject to OAL’s review. (Health and Saf. Code, sec. 50093.) This regulation is effective April 26, 2018, the date the regulations were filed with OAL, pursuant to Health and Safety Code section 50093.

Title 25

ADOPT: 6932

REPEAL: 6932

Filed 06/04/2018

Effective 04/26/2018

Agency Contact: Zach Olmstead (916) 263-5883

File# 2018-0521-03

DEPARTMENT OF JUSTICE
Department of Industrial Relations Bond Form

This action, submitted by the Department of Justice pursuant to Government Code section 11343.8, is a request to file with the Secretary of State the bond form of the Department of Industrial Relations, titled “Foreign Labor Contractor Bond,” and to print the title of the

adopted bond form in Article 18 of Chapter 2 of Division 1 of Title 11 of the California Code of Regulations, at section 49.18.

Title 11

ADOPT: 49.18

Filed 06/05/2018

Effective 06/05/2018

Agency Contact: Cara M. Porter (415) 510-3508

File# 2018-0417-01

DEPARTMENT OF MOTOR VEHICLES

Ignition Interlock Devices

This regular rulemaking action amends two sections to adopt requirements for random retests by Ignition Interlock Devices (IID) and adopt new form OL 624 for certification of an IID's compliance random retest requirements. This action also adopts one new section regarding re-imposing the restriction of an IID after the restriction has been terminated and repeals one section in response to the repeal of Vehicle Code section 13386(g) which previously required manufacturers submit annual reports regarding false positives and rest times to the Department of Motor Vehicles.

Title 13

ADOPT: 125.19 AMEND: 125.00, 125.02

REPEAL: 127.06

Filed 05/30/2018

Effective 07/01/2018

Agency Contact: Randi Calkins (916) 657-8898

File# 2018-0525-02

DEPARTMENT OF PUBLIC HEALTH

Emergency Cannabis Regulations — Cannabis Manufacturing Licensing

This emergency rulemaking action by the Department of Public Health readopts eighty sections in chapter 13 of division 1 of title 17 of the California Code of Regulations in response to the Medicinal and Adult-Use Cannabis Regulation and Safety Act (Senate Bill 94, Stats. 2017, Ch. 27). This action will: 1) establish the licensing scheme, including temporary licenses, for manufacturers of manufactured cannabis products, including the requirements for applications and the individuals or entities that are required to submit applications; 2) establish licensing fees; 3) set minimum standards for extraction processes; 4) set minimum standards for sanitary manufacturing practices; 5) establish licensee responsibilities for operations including requirements related to security, training, recordkeeping, and disposal; 6) establish quality and safety standards for finished manufactured cannabis products; and 7) establish packaging and labeling standards for manufactured cannabis products.

Title 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, 40300, 40305, 40306, 40310, 40400, 40401, 40403, 40405, 40406, 40408, 40410, 40411, 40412, 40415, 40500, 40510, 40512, 40513, 40515, 40517, 40525, 40550, 40601

Filed 06/04/2018

Effective 06/06/2018

Agency Contact: Linda M. Cortez (916) 440-7807

File# 2018-0424-06

OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD

Operator Qualification and Certification — Effective Dates

This action extends the effective date for operator qualification and certification of cranes and derricks to conform to the federal deadline. This action is exempt from Articles 5 and 6 of the Administrative Procedure Act, and therefore, from OAL review pursuant to Labor Code section 142.3.

Title 8

AMEND: 1618.1

Filed 05/30/2018

Effective 05/30/2018

Agency Contact: Marley Hart (916) 274-5721

CCR CHANGES FILED WITH THE SECRETARY OF STATE WITHIN January 3, 2018 TO June 6, 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 1

05/21/18 AMEND: 44

Title 2

05/17/18 ADOPT: 11027.1 AMEND: 11028

05/16/18 ADOPT: 20150, 20151, 20152, 20153, 20154, 20155, 20156, 20157, 20158,

	20159, 20160, 20161, 20162, 20163, 20164, 20165	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
05/16/18	ADOPT: 20150, 20151, 20152, 20153, 20154, 20155, 20156, 20157, 20158, 20159, 20160, 20161, 20162, 20163, 20164, 20165		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 (Renumbered 20240), 20260 (Renumbered 20241), 20261 (Renumbered 20242), 20265 (Renumbered 20251), 20266 (Renumbered 20252), 20267 (Renumbered 20253)
05/09/18	AMEND: 321		REPEAL: 20202, 20203, 20204, 20205, 20206, 20207, 20208, 20209, 20210, 20211, 20212, 20215, 20245, 20249, 20251, 20252, 20253, 20254, 20256, 20257, 20259, 20262
05/09/18	AMEND: 11034		
04/25/18	AMEND: 18401		
04/25/18	AMEND: 18450.1		
04/23/18	ADOPT: 1859.90.4 AMEND: 1859.2, 1859.90, 1859.90.2, 1859.90.5		
04/16/18	AMEND: 1859.2, 1859.51, 1859.70, 1859.82, 1859.93.1		
04/12/18	AMEND: 1859.2, 1859.81		
04/04/18	AMEND: 41000		
04/02/18	ADOPT: 243, 243.1, 243.2, 243.3, 243.4, 243.5, 243.6, 548.120, 548.120.1, AMEND: 249, 266, 266.1, 266.2, 266.3, 548.121, 548.122, 548.123, 548.124		
04/02/18	AMEND: 38000, 38000.5, 38000.10		
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	01/11/18	ADOPT: 20130, 20131, 20132, 20133, 20134, 20135, 20136, 20137, 20138
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	01/08/18	ADOPT: 20140, 20141, 20142, 20143, 20144
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		
		Title 3	
		06/04/18	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
		05/30/18	AMEND: 3439(b)

CALIFORNIA REGULATORY NOTICE REGISTER 2018, VOLUME NO. 24-Z

05/24/18 AMEND: 3439(b)
 05/24/18 AMEND: 6502
 05/18/18 AMEND: 3439(b)
 04/30/18 AMEND: 3439(b)
 04/04/18 AMEND: 3591.15
 03/27/18 AMEND: 3439(b)
 03/26/18 AMEND: 3439(b)
 03/13/18 AMEND: 3591.15
 03/01/18 AMEND: 6628
 02/27/18 AMEND: 3439(b)
 02/16/18 AMEND: 3439(b)
 02/12/18 AMEND: 6000, 6739
 01/29/18 AMEND: 3439(b)
 01/29/18 AMEND: 3439(b)
 01/25/18 ADOPT: 2852.5 AMEND: 2850, 2851,
 2852, 2853, 2854, 2855, 2856
 01/24/18 AMEND: 2
 01/22/18 AMEND: 3439(b)
 01/18/18 AMEND: 3439(b)
 01/16/18 AMEND: 3439(b)
 01/16/18 AMEND: 3424(c), 3591.12
 01/16/18 AMEND: 3439(b)
 01/03/18 AMEND: 3435(b)

Title 4

05/30/18 AMEND: 10091.1, 10091.2, 10091.3,
 10091.4, 10091.5, 10091.6, 10091.7,
 10091.8, 10091.9, 10091.10, 10091.12,
 10091.13, 10091.14, 10091.15
 05/25/18 AMEND: 5000, 5033, 5035, 5037, 5054,
 5060, 5101, 5102, 5120, 5144, 5170,
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 04/10/18 AMEND: 10179
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 02/15/18 AMEND: 10302, 10305, 10315, 10317,
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 01/17/18 AMEND: 12386, 12391, 12566
 01/09/18 ADOPT: 1597.5, 1597.6 AMEND: 1554,
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 01/08/18 AMEND: 12120, 12303, 12362

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 05/08/18 AMEND: 75020
 04/30/18 AMEND: 41906.5, 41906.6
 04/30/18 AMEND: 42909
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 05/17/18 ADOPT: 11770, 11771, 11771.1,
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 05/08/18 AMEND: 31001, 32020, 32030, 32040,
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 03/19/18 AMEND: 344.18
 03/09/18 ADOPT: 3345
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 03/20/18 AMEND: 7140.5
 02/12/18 ADOPT: 4020, 4020.1
 01/16/18 AMEND: 7140.5
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05/31/18 AMEND: 2715, 2728.5, 2752
 05/22/18 AMEND: 2498.6
 04/20/18 ADOPT: 6520, 6522, 6524, 6526, 6528,
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 03/27/18 AMEND: 30.60 REPEAL: 30.105
 03/26/18 AMEND: 2318.6, 2353.1, 2354
 03/26/18 AMEND: 2318.6, 2353.1
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 03/20/18 AMEND: 3541
 03/07/18 AMEND: 6656, 6657, 6660, 6664
 02/23/18 AMEND: 2644.18, 2644.20
 01/29/18 AMEND: 6704, 6708, 6710
 01/23/18 AMEND: 2498.4.9
 01/22/18 AMEND: 2498.6
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06/05/18 AMEND: 1005, 1007, 1008
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 04/03/18 AMEND: 51.26
 04/03/18 ADOPT: 51.30
 03/29/18 AMEND: 2021
 03/13/18 AMEND: 1045
 03/07/18 AMEND: 115.1
 03/07/18 AMEND: 115.2
 03/07/18 AMEND: 115.3
 03/07/18 AMEND: 115.4
 03/07/18 AMEND: 115.5
 02/27/18 AMEND: 1951, 1953, 1954, 1955, 1956,
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 02/22/18 AMEND: 1009
 02/22/18 AMEND: 1001, 1005, 1008
 02/22/18 ADOPT: 80.4
 01/30/18 AMEND: 20
 01/29/18 ADOPT: 26.20

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05/30/18 ADOPT: 125.19 AMEND: 125.00, 125.02 REPEAL: 127.06

05/07/18 AMEND: 423.00

04/26/18 AMEND: 1153

04/18/18 AMEND: 1151.9.1

03/12/18 AMEND: Appendix (Article 2.0)

02/27/18 ADOPT: 1267.1 AMEND: 1201, 1217, 1232, 1242, 1268, 1269

02/26/18 ADOPT: 227.38, 227.40, 227.42, 228.00, 228.02, 228.04, 228.06, 228.08, 228.10, 228.12, 228.14, 228.16, 228.18, 228.20, 228.22, 228.24, 228.26, 228.28 AMEND: 227.02, 227.04, 227.12, 227.14, 227.16, 227.18, 227.20, 227.22, 227.24, 227.26, 227.28, 227.30, 227.32, 227.34, 227.36, 227.38, 227.40, 227.42, 227.44, 227.46, 227.48, 227.50, 227.52, 227.54

02/15/18 AMEND: 170.00 renumbered as 206.00, 170.02 renumbered as 206.02, 170.04 renumbered as 206.04, 170.06 renumbered as 206.06, 170.08 renumbered as 206.08, 170.10 renumbered as 206.10, 170.12 renumbered as 206.12, 171.00 renumbered as 206.20, 171.02 renumbered as 206.22, 172.00 renumbered as 206.30, 172.05 renumbered as 206.35, 172.10 renumbered as 206.40, 173.00 renumbered as 206.50, 173.02 renumbered as 206.52, 173.04 renumbered as 206.54, 173.06 renumbered as 206.56, 173.08 renumbered as 206.58, 174.00 renumbered as 206.60, 180.00 renumbered as 206.62, 180.02 renumbered as 206.64, and 181.00 renumbered as 206.66

02/13/18 AMEND: 553.70

02/01/18 AMEND: 1212.5, 1218, 1239, 1264

01/25/18 AMEND: 1152.3

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05/24/18 ADOPT: 3803.1, 3803.2, 3803.3 AMEND: 3802, 3803

05/16/18 AMEND: 131

05/16/18 AMEND: 131

05/10/18 ADOPT: 29.11

05/09/18 AMEND: 18660.5, 18660.10, 18660.21, 18660.34

05/01/18 ADOPT: 650 AMEND: 703 REPEAL: 650

04/24/18 AMEND: 131

04/19/18 AMEND: 4800

04/02/18 AMEND: 265

04/02/18 ADOPT: 749.9

03/29/18 AMEND: 29.15

03/27/18 AMEND: 1038, 1299.03, 1666.0

03/02/18 AMEND: 120.7, 705

03/02/18 ADOPT: 197

02/27/18 ADOPT: 1.18, 2.05 AMEND: 1.05, 1.11, 1.61, 2.10, 2.25, 5.35, 5.41, 5.88, 7.00, 7.50, 8.00 REPEAL: 1.60

02/27/18 AMEND: 150, 150.02, 150.03, 705

02/22/18 ADOPT: 131

02/20/18 AMEND: 13800

02/07/18 AMEND: 3697, 3698, 3699

02/06/18 AMEND: 1038

01/25/18 AMEND: 1038

01/03/18 AMEND: 18943, 18944, 18945.1

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05/15/18 AMEND: 3000, 3030, 3190, 3269

05/01/18 ADOPT: 2449.1, 2449.2, 2449.3, 2449.4, 2449.5, 2449.6, 2449.7, 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), and 3044 REPEAL: 2449.2, 2449.3, 2449.5, 3042, 3043.1, 3043.2, 3043.3, 3043.4, 3043.7

04/17/18 ADOPT: 2240 REPEAL: 2240

04/09/18 AMEND: 3016, 3315

03/05/18 ADOPT: 3378.9, 3378.10 AMEND: 3000, 3023, 3043.8, 3044, 3084.9, 3269, 3335, 3337, 3341, 3341.2, 3341.3, 3341.5, 3341.6, 3341.8, 3341.9, 3375, 3375.1, 3375.2, 3376, 3376.1, 3378, 3378.1, 3378.2, 3378.3, 3378.4, 3378.5, 3378.6, 3378.7, 3378.8 REPEAL: 3334

03/01/18 ADOPT: 3349.1, 3349.2, 3349.3, 3349.4, 3349.5, 3349.6, 3349.7, 3349.8, 3349.9 AMEND: 3349

02/07/18 ADOPT: 3999.24

02/05/18 AMEND: 1006, 1062

02/01/18 ADOPT: 3087, 3087.1, 3087.2, 3087.3, 3087.4, 3087.5, 3087.6, 3087.7, 3087.8, 3087.9, 3087.10, 3087.11, 3087.12

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06/04/18 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,

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	05/07/18 ADOPT: 98201, 98202, 98203
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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
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	05/08/18 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
	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,
05/15/18 AMEND: 1399.395	
04/20/18 AMEND: 1749	
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	
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06/04/18 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, 40300, 40305, 40306, 40310, 40400, 40401, 40403, 40405, 40406, 40408, 40410, 40411, 40412, 40415, 40500, 40510, 40512, 40513, 40515, 40517, 40525, 40550, 40601	
05/30/18 AMEND: 95835, 95911	

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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05/29/18 ADOPT: 1314, 1353 AMEND: 1302, 1304, 1306, 1308, 1344, 2505

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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05/15/18 AMEND: 1575

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

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05/09/18 AMEND: 97212, 97240, 97241, 97246, 97249

04/26/18 ADOPT: 69511.2 AMEND: 69511

04/12/18 AMEND: 7000

04/10/18 AMEND: 20000

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

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05/09/18 AMEND: 35015, 35017, 35019

04/11/18 AMEND: 101215.1, 101216.1, 101416.2

03/13/18 ADOPT: 85100, 85101, 85118, 85120, 85122, 85140, 85142, 85164, 85165, 85168.1, 85168.2, 85168.4, 85170, 85187, 85190

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05/24/18 AMEND: 3946, 3949.13, 3949.14

05/03/18 ADOPT: 2910.1 REPEAL: 2910.1

04/19/18 ADOPT: 3949.14

04/16/18 ADOPT: 335, 335.2, 335.4, 335.6, 335.8, 335.10, 335.12, 335.14, 335.16, 335.18, 335.20

03/29/18 AMEND: 595

03/26/18 AMEND: 315, 316

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

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06/04/18 ADOPT: 6932 REPEAL: 6932

01/18/18 AMEND: 10001

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05/09/18 AMEND: 25705

04/06/18 AMEND: 25705

02/05/18 AMEND: 25705

02/01/18 AMEND: 27000

01/29/18 AMEND: 27001

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01/17/18 AMEND: 47-260

01/17/18 AMEND: 46-430