

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:

Education Victor Valley Community College District Tahoe Resource Conservation District School for Integrated Academics & **Technologies** El Dorado Irrigation District Mother Lode Job Training Agency Yuba Community College District Yucaipa-Calimesa Joint **Unified School District** Sites Joint Powers Authority Association of California Water Agencies Joint Powers Insurance Authority

Tulare County Office of

A written comment period has been established commencing on February 22, 2019, and closing on April 8, 2019. Written comments should be directed to the Fair Political Practices Commission, Attention Brianne Kilbane, 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 resubmission 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 April 8, 2019. 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 Brianne Kilbane, 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 Brianne Kilbane, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 322–5660.

TITLE 4. CALIFORNIA SCHOOL FINANCE AUTHORITY

Sections 10177, 10178, 10179, 10181, 10182, and 10188

Title 4, Division 15, Article 2 California Code of Regulations

NOTICE IS HEREBY GIVEN that the California School Finance Authority (Authority), organized and operating pursuant to Sections 17170 through 17199.6 of the Education Code, proposes to amend the regulations described below after considering all comments, objections, and recommendations regarding the proposed action. Any person interested may present written statements or arguments relevant to the proposed action to the attention of the Contact Person as listed in this Notice no later than 5:00 p.m. on Monday, April 8, 2019. The Authority, upon its own motion or at the instance of any interested party, may thereafter adopt the proposal substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person(s) designated in this notice as contact person and will be mailed to those persons who submit statements related to this proposal or who have requested notification of any changes to the proposal.

PROPOSED REGULATORY ACTION

The Authority proposes to amend Sections 10177, 10178, 10179, 10181, 10182, and 10188 of Title 4 of the California Code of Regulations (Regulations) as permanent regulations. The amended Regulations implement the Authority's responsibilities related to the Charter School Facilities Incentive Grants Program (Program).

AUTHORITY AND REFERENCE

Authority: Section 17179 and 17180 of the Education Code Section 17179 provides the Authority with the ability to do all things reasonably necessary to carry out its responsibilities. Section 101780(a) provides the Authority the ability to adopt bylaws for the regulation of its affairs and the conduct of its business. Subdivision (d) authorizes the Authority to receive and accept grants from the federal government. Subdivision (o) allows the Authority the right to adopt guidelines for grants.

Reference: Education Code, Section 17180(d) of the Education Code; and Section 47600, et seq., of the Education Code. These Regulations implement the Program and include a number of the requirements of that Program contained in the reference code provisions and their implementing Regulations. They also rely on a number of provisions in the Charter Schools Act of 1992, commencing with Section 47600 of the Education Section. Section 17180(d) provides the Authority with the ability to receive grants from the federal government.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Authority was created in 1985 to assist school districts and community college districts in financing school construction projects (Education Code Section 17170, et seq.). The Authority is authorized to adopt bylaws for the regulation and conduct of its business, and is vested with all powers reasonably necessary to carry out its powers and responsibilities (Education Code Sections 17179 and 17180).

In 2004, 2009, and 2014, the United States Department of Education approved grant awards to the Authority pursuant to the State Charter School Incentive Grant (Grant), authorized under Title V, Part B, Subpart 1 of the Elementary and Secondary Education Act, as

amended by the No Child Left Behind Act of 2001. The Grant provided for \$49,250,000 in 2004, \$46,132,749 in 2009, and \$50,000,000 in 2014, to be awarded over five—year periods for the purposes of funding per—pupil facility aid programs for California charter schools. Grant funds are applied toward a charter school's annual costs of rent, lease, mortgage, debt service, or Proposition 39 pro—rata payments for facilities, or towards the costs of purchase, design, construction, and/or renovation of a new or existing facility.

Pursuant to the federal rules governing the Grant, an annual portion of funds must be allocated during each of five consecutive federal fiscal years. The first funding round began on June 28, 2005, when an emergency rulemaking file was approved by the Office of Administrative Law. The Authority adopted regular regulations through the Office of Administrative Law's (OAL) Rulemaking process, and the regulations were approved by OAL on March 24, 2006 (OAL Regulatory Action # 05–0907–02). A number of rulemakings have amended the regulations in the years since. The Authority is proposing permanent regulations through OAL's permanent rulemaking process and a Certificate of Compliance to make additional amendments to Program regulations.

The allocation of these grant funds to eligible charter schools is based on preference points assigned for certain factors including the low income population served by the school as reported by the percentage of students eligible to receive free and reduced price meals, the school's nonprofit status, whether a school is located in an overcrowded attendance area, whether the school has previously received a Program award, the school's academic performance and its academic performance in comparison to nearby schools as measured by its Smarter Balanced Assessment data as reported by the California Department of Education (CDE).

The amendments to the Regulations are briefly summarized below and are intended to address the following: (1) addition of language prohibiting charter schools, charter management organizations, education management organizations, or any operator of a charter school from being a for-profit organization; (2) addition of language prohibiting charter schools that receive lease or renovation costs under the Charter School Facility Grant Program (CSFGP) from receiving funds under this Program for the same site or project, (3) deletion of language which allowed schools to receive funds under CSFGP and this Program; (4) deletion of language related to the award calculation between CSFGP and this program; (5) addition of the word "location" for consistency with current language in Section 10188; (6) addition of clarifying language under the School Choice criteria; and (7) addition of the words "Proposition 39 pro-rata payments" to ensure consistency with current language under Section 10178.

ANTICIPATED BENEFITS OF THE PROPOSED REGULATION

These proposed amendments to the Regulations will establish consistency with Program policy and practice, reference correct Program references, and set forth clarifying language. As such, the proposed Regulations are expected to enhance efficiency and uniformity in the Program's administration. The Authority is proposing permanent regulations through OAL's permanent rulemaking process and through the submission of a Certificate of Compliance.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

After conducting an evaluation for other regulations on this matter, the Authority has found that these are the only regulations concerning the Program. Therefore, the proposed Regulations are neither inconsistent nor incompatible with any existing state regulations.

The Regulations are briefly summarized below:

Section 10177 Eligible Applicant

 Addition of language prohibiting charter schools, charter management organizations, education management organizations, or any operator of a charter school from being a for-profit organization.

Section 10178 Eligible Costs

- Addition of language prohibiting charter schools that receive lease or renovation costs under the Charter School Facility Grant Program (CSFGP) from receiving funds under this Program for the same site or project.
- Deletion of language which allowed schools to receive funds under CSFGP and this Program.

Section 10179 Maximum Grant

 Deletion of language related to the award calculations that were made when schools participated in both the CSFGP and this Program for the same site or project.

Section 10181 Content of Application

 Addition of the word "location" under section (j)(7) to ensure consistency with current language under Section 10188 Release of Funds.

Section 10182 Evaluation Criteria

 Addition of clarifying language under the School Choice criteria.

Section 10188 Release of Funds

 Addition of the words "Proposition 39 pro-rata payments" to ensure consistency with current language under Section 10178 Evaluation Criteria.

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

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

MANDATE ON LOCAL AGENCIES OR SCHOOL DISTRICTS

The Authority has determined that the Regulations do not impose a mandate on local agencies or school districts.

FISCAL IMPACT

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

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

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

EFFECT ON SMALL BUSINESSES

The Authority has determined that the adoption of the Regulations will not affect small business. The Pro-

gram is a voluntary grant program available to charter schools to assist with the costs of charter school facilities.

COST IMPACTS

The 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.

RESULTS OF THE ECONOMIC IMPACT ASSESSMENT

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

COST IMPACT ON HOUSING

The Regulations will not have any effect on housing costs.

CONSIDERATION OF ALTERNATIVES

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

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

AGENCY CONTACT PERSON(S)

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

Katrina Johantgen, Executive Director California School Finance Authority

at:

300 S. Spring Street, Suite 8500 Los Angeles, CA 90013 (213) 620–4467

or

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

Or by email to <u>katrina.johantegen@treasurer.ca.gov</u> or <u>csfa@treasurer.ca.gov</u>.

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

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

WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the Regulations to the Authority. The written comment period on the Regulations will end at 5:00 p.m. on Monday, April 8, 2019. All comments to be considered by the Authority must be submitted in writing to the Agency Contact Person identified in this Notice by that time. In the event that changes are made to the Regulations during the written comment period, the Authority will also accept additional written comments limited to any changed or modified Regulations for 15 calendar days after the date on which such Regulations, as changed or modified are made available to the public pursuant to Title 1, Chapter 1, Section 44 of the California Code of Regulations. Such additional written comments should be addressed to the Agency Contact Person identified in this Notice.

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

The Authority has established a rulemaking file for this regulatory action, which contains those items required by law. The file is available for inspection at the Authority's office at 915 Capitol Mall, Suite 101, Sacramento, California, during normal business hours. As of the date this Notice is published in the Notice Register, the rulemaking file consists of this Notice, the Initial Statement of Reasons, and the proposed text of the Regulations. Copies of these items are available upon request, from the Agency Contact Person designated in this Notice. The Sacramento address will also be the location for inspection of the rulemaking file and any other public records, including reports, documentation and other materials related to this proposed regulatory action. In addition, the rulemaking file, including the Initial Statement of Reasons and the proposed text, may be viewed on the Authority's website at www.treasurer.ca.gov/csfa.

PUBLIC HEARING

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

15-DAY AVAILABILITY OF CHANGED OR MODIFIED TEXT

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

AVAILABILITY OF FINAL STATEMENT OF REASONS

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

TITLE 15. DEPARTMENT OF CORRECTIONS AND REHABILITATION

Division of Juvenile Justice Section: 4143.1, 4143.2, 4143.3, 4143.4, 4143.5, 4143.6, 4144.1, 4144.2, 4144.3, 4144.4, 4144.5, 4144.6, 4144.7, 4144.8

NOTICE IS HEREBY GIVEN that the Secretary of the California Department of Corrections and Rehabilitation (CDCR), pursuant to the authority granted by Penal Code (PC) Section 5055, and Welfare and Institutions Code Section 1712, and the rulemaking authority granted by WIC Section 1712, proposes to amend sections 4143.1, 4143.2, 4143.3, 4143.4, 4143.5 and 4143.6, and repeal sections 4144.1, 4144.2, 4144.3, 4144.4, 4144.5, 4144.6, 4144.7 and 4144.8 of the California Code of Regulations (CCR), Title 15, Division 4, concerning county payments to the Division of Juvenile Justice (DJJ).

PUBLIC HEARING INFORMATION

Date

and Time: April 16, 2019

10:00 a.m. to 11:00 a.m.

Place: CDCR — Division of Juvenile Justice

8220 Longleaf Drive, Building B

1st Floor, Room 126 Elk Grove, CA 95758

Purpose: To receive comments about

this action.

This hearing site is accessible to the mobility impaired. At the hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest. It is not a forum to debate the proposed regulations. No decision regarding the permanent adoption of these regulations will be rendered at this hearing. The Department 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.

PUBLIC COMMENT PERIOD

The public comment period will close April 16, 2019 at 5:00 p.m. Any person may submit written comments (by mail or by email) regarding the proposed changes. To be considered, comments must be submitted to the California Department of Corrections and Rehabilita-

tion (CDCR), Division of Juvenile Justice, Policy, Procedures, and Regulations Unit, P.O. Box 588501, Elk Grove, CA 95758–8501, or by e-mail to M_DJJ-PPR@cdcr.ca.gov before the close of the comment period.

CONTACT PERSON

Please direct any inquiries regarding this action to:

Shelly Jones Division of Juvenile Justice P.O. Box 588501 Elk Grove, CA 95758–8501

Telephone: (916) 683–7473

In the event the contact person is unavailable, inquiries should be directed to the following backup person:

Sandi Becker Division of Juvenile Justice Telephone: (916) 683–7467

AUTHORITY AND REFERENCE

Welfare and Institutions Code Section 1712 provides that, commencing July 1, 2005, the Secretary is authorized to make and enforce all rules appropriate to the proper accomplishment of the functions of the Division of Juvenile Facilities, Division of Juvenile Programs, and Division of Juvenile Parole Operations. The rules shall be promulgated and filed pursuant to Chapter 4.5 (commencing with Section 11371) of Part 1 Division 3 of Title 2 of the Government Code, and shall, to the extent practical, be stated in language that is easily understood by the general public.

References cited pursuant to this regulatory action are as follows:

Welfare and Institutions Code Section 912 provides that, for any person committed to the Division of Juvenile Justice by a juvenile court on or after July 1, 2012, a county from which that person is committed shall pay to the state an annual rate of twenty—four thousand dollars (\$24,000) for the time the person remains in an institution under the direct supervision of the division. A county shall not pay the annual rate for a person who is 23 years of age or older for a person committed to the division by a juvenile court on or after July 1, 2018.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The CDCR and DJJ proposed to amend sections 4143.1, 4143.2, 4143.3, 4143.4, 4143.5 and 4143.6, and repeal sections 4144.1, 4144.2, 4144.3, 4144.4, 4144.5,

4144.6, 4144.7 and 4144.8 of the California Code of Regulations (CCR), Title 15, Division 4, concerning county payments to the DJJ. Current law establishes an annual rate of twenty—four thousand dollars (\$24,000) for any person committed to the DJJ by a juvenile court and exempts a county from paying the annual rate for a person, committed on or after July 1, 2018, who is 23 years of age or older.

In 2011, Senate Bill 92 (Chapter 36, Statutes of 2011) eliminated the sliding scale fee and established an annual rate of \$125,000 for each person committed to the DJJ on or after January 1, 2012. In 2012, Senate Bill 1021 (Chapter 41, Statutes of 2012) reduced the annual fee to \$24,000 for each person committed to the DJJ on or after July 1, 2012.

In 2018, Assembly Bill 1812 (Chapter 36, Statutes of 2018) increased the jurisdiction from age 23 to age 25 for a person committed to the DJJ by a juvenile court pursuant to criminal proceedings. The bill further exempted counties from paying the annual fee for youth committed on or after July 1, 2018, who are age 23 or older.

Consistent with past practice, the DJJ will continue to charge counties for persons beyond the age of 23, if they have been ordered to further detention pursuant to Welfare and Institutions Code Section 1800. An extension of a youth's commitment per Section 1800 is a two—year civil commitment.

Additionally, the following technical non–substantive changes modernize terms and references with current statutes and remove duplicative language.

This action provides the following:

- Ensures that counties will not be billed an annual fee for youth committed to the DJJ on or after July 1, 2018, who are age 23 or older.
- Specifies that youth extended for further detention pursuant to a civil commitment will continue to be billed an annual fee for so long as the youth is detained and supervised by the Department.
- Deletes outdated provisions related sliding scale fees which were eliminated as of January 1, 2012.
- Removes notes of authority and reference that were previously repealed.
- Removes duplicative definitions already contained in CCR Section 4004.
- Changes the term "Department" to "Division" for consistency with Welfare and Institutions Code Section 1703(c).
- Changes the term "ward" to "youth" for consistency with Welfare and Institutions Code Section 224.70(e).

BENEFITS ANTICIPATED BY THE PROPOSED REGULATIONS

The Department anticipates the proposed regulatory action will benefit the Division, probation departments, courts, and public by ensuring that the cost of committing a youth to the DJJ and billing processing is consistent with current law and applied consistently to all youth committed by the juvenile court.

EVALUATION OF CONSISTENCY/COMPATIBILITY WITH EXISTING REGULATIONS

Pursuant to Government Code 11346.5(a)(3)(D), the Department must evaluate whether the proposed regulations are inconsistent or incompatible with existing state regulations. Pursuant to this evaluation, the Department has determined these proposed regulations are not inconsistent or incompatible with any existing regulations within CCR, Title 15, Division 4.

LOCAL MANDATES

The proposed regulatory action imposes no mandates on local agencies or school districts, or a mandate which requires reimbursement pursuant to Government Code Sections 17500–17630.

FISCAL IMPACT STATEMENT

Cost to any local agency or school district that is required to be reimbursed:

Cost or savings to any state agency:

Other nondiscretionary cost or savings imposed on local agencies:

None.

Cost or savings in federal funding to the state:

EFFECT ON HOUSING COSTS

The Department has determined that the proposed action will have no significant effect on housing costs because the proposed regulations effect only the internal management of the Division.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT ON BUSINESS

The Department has determined that the proposed action 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 because the proposed regulations effect only the internal management of the Division.

RESULTS OF ECONOMIC IMPACT ASSESSMENT

The Department has determined that the proposed regulations will have no impact on the creation of new or the elimination of existing jobs or businesses within California or affect the expansion of businesses currently doing business in California because the proposed regulations effect only the internal management of the Division.

The proposed regulatory action will benefit the Division, probation departments, courts, and public by ensuring that the cost of committing a youth to the DJJ and billing processing is consistent with current law and applied consistently to all youth committed by the juvenile court.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESSES

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

EFFECT ON SMALL BUSINESSES

The Department has determined that the proposed regulations will have no significant adverse economic impact on small businesses because the proposed regulations effect only the internal management of the Division.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Department 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 costeffective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

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

AVAILABILITY OF PROPOSED TEXT AND INITIAL STATEMENT OF REASONS

The Department has prepared, and will make available, the proposed text and the Initial Statement of Reasons (ISOR) of the proposed regulatory action. The rulemaking file for this regulatory action, which contains those items and all information on which the proposal is based (rulemaking file) is available to the public upon request directed to the contact person listed in this Notice. The proposed text, ISOR, and Notice of Proposed Action will also be made available on the Department's website at https://www.cdcr.ca.gov/Regulations/Juvenile_Justice.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Following its preparation, a copy of the Final Statement of Reasons may be obtained from the contact person listed in this Notice.

AVAILABILITY OF CHANGES TO PROPOSED TEXT

After considering all timely and relevant comments received, the Department may adopt the proposed regulations substantially as described in this Notice. If the Department 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 calendar days before the Department adopts the regulations as revised. Requests for copies of any modified regulation text should be directed to the contact person listed in this Notice. The Department will accept written comments on the modified regulations for 15 calendar days after the date on which they are made available.

TITLE 16. BOARD OF BEHAVIORAL SCIENCES

Subject Matter of Proposed Regulations:

Examination Rescoring; Abandonment of Application; Associate Professional Clinical Counselor (APCC) Application Fee

NOTICE IS HEREBY GIVEN that the Board of Behavioral Sciences (Board) is proposing to take the ac-

tion described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at:

Board of Behavioral Sciences 1625 N. Market Blvd. El Dorado Room, Suite 220 Sacramento, CA 95834 April 8, 2019, 11:00 a.m.

Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under <u>Contact</u> <u>Person</u> in this Notice, must be received by the Board at its office not later than 5:00 p.m. on April 8, 2019, or must be received by the Board at the hearing.

The Board, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

Authority and Reference: Pursuant to the authority vested by Sections 4980.60 and 4990.20 of the Business and Professions Code (BPC), and to implement, interpret or make specific Sections 4980.30, 4980.35, 4980.397(a), 4980.398, 4980.399, 4980.40, 4980.44, 4980.72, 4984.01, 4984.7, 4984.72, 4989.20, 4989.22(b), 4989.68, 4992, 4992.05(a), 4992.07, 4992.09, 4996.1, 4996.3, 4996.4, 4996.17, 4996.18, 4996.28, 4999.42, 4999.50, 4999.53, 4999.55, 4999.60, 4999.61, 4999.64, 4999.100, and 4999.120 of the BPC, the Board is considering changes to Division 18 of Title 16 of the California Code of Regulations as described in this Notice.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Adopt Section 1805.08 and Repeal Section 1816.3 — Examination Rescoring

Current statutes authorize the Board to charge candidates a \$20 fee to rescore an examination (BPC §§4984.7(a)(5), 4989.68(a)(6), 4996.3(a)(5) and 4999.120(j)). This fee is also listed in regulation (Title 16, California Code of Regulations (16CCR) §1816.3). However, neither the statutes nor the regulations set forth any criteria regarding "examination rescoring."

Policy Statement Overview: This proposal would clarify the types of exams that may be rescored for the Licensed Marriage and Family Therapist (LMFT), Licensed Educational Psychologist (LEP), Licensed Clinical Social Worker (LCSW) and Licensed Professional Clinical Counselor (LPCC) professions. Currently, the vast majority of exams are administered electronically, all of which are automatically rescored. Candidates with a disability accommodation may be provided with a paper and pencil exam. The proposal allows for rescoring of exams administered via paper and pencil only. The proposal also limits rescoring to Board—developed exams only. This is because the Board uses two national exams, each of which has its own rescoring process.

This proposal would also require candidates to submit certain information with a request for rescoring, including the exam type and date taken. This will help staff identify and locate the candidate's exam and to address the candidate's concerns. The amendments would result in the Board's regulations better matching the current exam system, and would provide clarity by striking a duplicate rescoring fee already set in statute.

Amend Section 1806 — Abandonment of Application

Current law specifies application and examination requirements for registration and licensure:

LMFT: BPC §§ 4980.30, 4980.397–4980.399, 4980.40, 4980.44, 4980.72 and 4984.72; 16CCR §§ 1829.1–1829.3.

LEP: BPC §§ 4989.20 and 4989.22.

LCSW: BPC §§ 4992, 4992.05–4992.09, 4996.1, 4996.4, 4996.17 and 4996.18; 16CCR §§ 1877.1–1877.3.

LPCC: BPC §§ 4999.42, 4999.50, 4999.53, 4999.55, 4999.60, 4999.61 and 4999.64; 16CCR §§ 1822.50–1822.52.

16CCR §1806 stipulates the following regarding application abandonment:

- 1. Applications shall be deemed abandoned when any of the following occur:
 - The application has not been completed by the applicant within one year after it has been filed.
 - The applicant does not submit information necessary to correct application deficiencies within one year from the date of the deficiency letter.
 - An applicant for licensure does not take a required examination within one year from the date he or she is notified of eligibility to take an exam, or within one year from the date he or she failed an exam.

- The applicant does not pay the initial license fee within one year after being notified of passing required exams.
- 2. Applicants who re–apply after abandonment shall be treated as new applicants, must pay the application fee, and meet current requirements.

Policy Statement Overview: This proposal would update, streamline and improve readability of the Board's application abandonment criteria and process by emphasizing the repercussions of abandonment, deleting outdated subdivisions, and collapsing the paragraphs that refer to specific exams and required time frames for taking an exam into one statement that encompasses all of the exams and circumstances. These clarifying changes would result in an up-to-date regulation that matches current Board processes.

Amend Section 1816.1(e) — Initial License and Registration Fees

BPC § 4999.12.5 specifies that the title "professional clinical counselor intern" is renamed to "associate professional clinical counselor."

BPC § 4999.42 specifies the requirements to be issued an associate professional clinical counselor registration number.

16CCR § 1816.1(e) specifies the fee required for "initial application" for a professional clinical counselor "intern" registration number.

<u>Policy Statement Overview:</u> This proposal would provide clarity by updating the language with the new "associate" registration title. It would also remove the term "initial" from subdivision (e), thereby clarifying that the fee applies to all applications for issuance of a professional clinical counselor registration number.

ANTICIPATED BENEFITS OF PROPOSAL

The amendments would benefit applicants by updating, streamlining and clarifying the Board's regulations pertaining to applications and examinations, updating and providing clarity in the Board's application processes, and helping candidates avoid application abandonment and its consequences.

CONSISTENCY OR COMPATIBILITY WITH EXISTING STATE REGULATIONS

During the process of developing these regulations and amendments, the Board of Behavioral Sciences 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.

FORMS INCORPORATED BY REFERENCE

No forms have been incorporated by reference.

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State: The changes proposed by this regulation package are primarily technical and clarifying in nature. The proposed changes will not result in any new fiscal impacts.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Cost to Any Local Agency or School District for Which Government Code Section 17500–17630 Require Reimbursement: None.

<u>Business Impact:</u> The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states, as the proposed changes are primarily technical and clarifying in nature.

Cost Impact on 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 for the reasons described above.

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

Effect on Housing Costs: None.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulations do not affect small businesses because they only affect applicants who would not have their own business until they become licensed.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The Board has made an initial determination that the proposed regulatory action would not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California business-

es to compete with businesses in other states. This initial determination is based on the following facts:

- The proposed addition of section 1805.08 simply updates and clarifies the exam rescoring criteria and process, and requires certain basic information to be submitted with an exam rescoring request.
- The proposed amendments to section 1806 simply clarify the application abandonment criteria and process.
- The proposed amendments to section 1816.1 simply clarify that the application fee is required for any application for issuance of a professional clinical counselor registration number, whether it is for a first, second or third (etc.) number.
- Striking section 1816.3 simply deletes a section that duplicates the fee set in statute.
- Analysis of creation/elimination of jobs: This
 proposal will not create or eliminate any jobs
 within California for the reasons described above.
- Analysis of creation/elimination of businesses:
 This proposal will not create or eliminate any businesses in California for the reasons described above.
- Analysis of expansion of business: This proposal will not expand any businesses in California for the reasons described above.
- Benefits of the Regulation to the Health and Welfare of California Residents, Worker Safety, and the State's Environment: This regulatory proposal will benefit the Board's applicants and licensees by updating, streamlining and clarifying the Board's regulations pertaining to applications and examinations, and by updating and providing clarity in the Board's application processes. The proposal will have no effect on worker safety or the State's environment.

As part of its Economic Impact Analysis, the Board has determined that its proposal will not affect the ability of California businesses to compete with other states by making it more costly to produce goods or services, and will not eliminate any jobs or occupations. This proposal does not impact multiple industries.

CONSIDERATION OF ALTERNATIVES

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

ed private persons and equally effective in implementing the statutory policy or other provision of law. The alternatives considered were as follows:

- 1. Not adopt the regulations. This alternative was rejected for the following reasons:
 - Not changing section 1805.08 would result in a continuing lack of formal criteria regarding examination rescoring.
 - Not changing section 1806 would result in continuing to have outdated text that lacks in ease of readability.
 - Not changing section 1816.1 would result in a continuing lack of clarity regarding the professional clinical counselor registration application fee.
 - Not striking section 1816.3 would leave in place a section that duplicates statute.
- 2. Adopt the regulations. The Board determined that this alternative is the most feasible because it would benefit applicants by updating, streamlining and clarifying the Board's regulations pertaining to applications and examinations, and by updating and providing clarity in the Board's application processes.

INITIAL STATEMENT OF REASONS AND INFORMATION

The Board has prepared an initial statement of the reasons for the proposed action and has available all the information upon which the proposal is based.

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the person designated in the Notice under Contact Person or by accessing the Board's website at http://www.bbs.ca.gov/about/law_reg.html.

AVAILABILITY AND LOCATION OF THE FINAL STATEMENT OF REASONS AND RULEMAKING FILE

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting the person named below. You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below or by accessing the website listed below.

CONTACT PERSON

Inquiries or comments concerning the proposed rulemaking action may be addressed to:

Name: Christy Berger

Address: 1625 N. Market Blvd., Suite S-200

Sacramento, CA 95834

Telephone No.: (916) 574–7817 Fax No.: (916) 574–8626

E-Mail

Address: <u>Christy.Berger@dca.ca.gov</u>

The backup contact person is:

Name: Rosanne Helms

Address: 1625 N. Market Blvd., Suite S-200

Sacramento, CA 95834

Telephone No.: (916) 574–7897 Fax No.: (916) 574–8626

E-Mail

Address: Rosanne.Helms@dca.ca.gov

<u>Website Access:</u> Materials regarding this proposal can be found on the Board's website at http://www.bbs.ca.gov/about/law_reg.html.

GENERAL PUBLIC INTEREST

FISH AND GAME COMMISSION

NOTICE OF FINDINGS

Upper Klamath-Trinity River spring Chinook salmon (Oncorhynchus tshawytscha)

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Section 2074.2 of the Fish and Game Code, the California Fish and Game Commission (Commission), at its February 6, 2019, meeting in Sacramento, California, accepted for consideration the petition submitted to list Upper Klamath—Trinity River spring Chinook salmon as an endangered species. Pursuant to subdivision (e)(2) of Section 2074.2 of the Fish and Game Code, the Commission determined that the amount of information contained in the petition, when considered in light of the Department of Fish and Wildlife's (DFW) written evaluation report, the comments received, and the remainder of the administrative record, would lead a reasonable person to conclude

there is a substantial possibility the requested listing could occur.

Based on that finding and the acceptance of the petition, the Commission is also providing notice that the Upper Klamath–Trinity River spring Chinook salmon is a candidate species as defined by Section 2068 of the Fish and Game Code.

Within one year of the date of publication of this notice of findings, the Department shall submit a written report, pursuant to Section 2074.6 of the Fish and Game Code, indicating whether the petitioned action is warranted. Copies of the petition, as well as minutes of the February 6, 2019 Commission meeting, are on file and available for public review from Melissa Miller–Henson, Acting Executive Director, Commission, 1416 Ninth Street, Room 1320, Sacramento, California 95814, phone (916) 653–4899. Written comments or data related to the petitioned action should be directed to the Commission at P.O. Box 944209, Sacramento, CA 94244–2090 or email FGC@fgc.ca.gov.

February 12, 2019 Melissa Miller–Henson

Acting Executive Director

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# 2018–1221–09 AIR RESOURCES BOARD CA Phase 2 and Tractor–Trailer Amendments

This regulatory action by Air Resources Board amends regulations to fulfill the Board mandate to reduce greenhouse gas (GHG) emissions in California. The changes establish the California Phase 2 regulations that largely align with the federal Phase 2 regulation. The changes update the greenhouse gas emissions and fuel efficiency standards for medium and heavyduty engines and vehicles. The changes also update the existing tractor—trailer GHG regulations, which apply to fleet owners rather than manufacturers.

Title 13, 17

AMEND: Title 13: 1956.8, 1961.2, 1965, 2036, 2037, 2065, 2112, 2141, Title 17: 95300, 95301, 95302, 95303, 95304, 95305, 95306, 95307, 95311, 95662, 95663

Filed 02/07/2019

Effective 04/01/2019

Agency Contact: Bradley Bechtold (916) 322-6533

File# 2018-1226-02

CALIFORNIA COASTAL COMMISSION

Coastal Commission Permits, Local Coastal Programs Procedures

This filing of changes without regulatory effect by the California Coastal Commission (Commission) updates, clarifies, corrects, and provides for electronic notification and website posting, and aligns the Commission's regulations more precisely to the current provisions of the Coastal Act.

Title 14

ADOPT: 13008

AMEND: 13012, 13015, 13018, 13019, 13040, 13050, 13071, 13104, 13105, 13113, 13116, 13136, 13137, 13138, 13144, 13158, 13173, 13204, 13205, 13214.7, 13216, 13217, 13218, 13219, 13221, 13222, 13223, 13224, 13231, 13234, 13234.1, 13241, 13242, 13243, 13244, 13245, 13247, 13300, 13302, 13315, 13328.1, 13328.8, 13328.9, 13331, 13336, 13342, 13343, 13356, 13358, 13371, 13500, 13518, 13530, 13536, 13545, 13546, 13548, 13554, 13576, 13577, 13600, 13610, 13625, 13626, 13635, 13645, 13647, 13648,

REPEAL: 13214, 13214.1, 13214.2, 13214.3, 13214.4, 13214.5, 13214.8.

Filed 02/07/2019

Effective 02/07/2019

Agency Contact: Robin Mayer (415) 904–5220

File# 2018-1226-01

CALIFORNIA TAX CREDIT ALLOCATION COMMITTEE

CTCAC Regulations Implementing Federal and State LIHTC Law

This action amends regulations governing federal and state Low Income Housing Tax Credit programs. Pursuant to Health and Safety Code section 50199.17(a), the regulations are exempt from the procedural requirements of the Chapter 3.5 of Part 1 of Division 3 of the Government Code, except as provided in subdivision (b).

Title 4

AMEND: 10315, 10317, 10322, 10325, 10326, 10327, 10328, 10335, 10337

Filed 02/07/2019

Effective 12/12/2018

Agency Contact: Gina Ferguson (916) 651–7707

File# 2018-1221-02

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

1008 – Basic Waiver and Requalification Requirement

In this action without regulatory effect, the Commission on Peace Officer Standards and Training amends one section to repeal the sunset date for jail deputy exemptions pursuant to amendments to Penal Code section 832.3 (Assembly Bill 1888, Stats. 2018, ch. 17) and update lettering and numbering.

Title 11

AMEND: 1008

Filed 02/06/2019

Agency Contact: Julia Gonwood (916) 227–3915

File# 2018-1221-04

DEPARTMENT OF CONSERVATION

Updated Underground Injection Control

This action by the Department of Conservation, Division of Oil, Gas, and Geothermal Resource (Division) update Underground Injection Control regulation and are intended to modernize, clarify, and augment the regulatory standards applicable to underground injection operations associated with oil and gas development in California.

Title 14

ADOPT: 1720.1, 1724.5, 1724.7.1, 1724.7.2, 1724.8, 1724.10.1, 1724.10.2, 1724.10.3,

1724.10.4, 1724.11, 1724.12, 1724.13

AMEND: 1724.6, 1724.7, 1724.10, 1748,

REPEAL: 1724.8, 1748.2, 1748.3

Filed 02/06/2019

Effective 04/01/2019

Agency Contact: Justin Turner (916) 322–6733

File# 2018–1221–05

DEPARTMENT OF SOCIAL SERVICES

Subsidized Employment, Approved Career Pathways and Post-Aid Services

The Department of Social Services in this timely certificate of compliance is making permanent amendments to several sections in the Manual of Policies and Procedures. These amendments remove guidance for the repealed AB 98 Subsidized Employment program. These regulations also provide guidance on eligibility for the Expanded Subsidized Employment program to

former recipients who have reached the 48—month time limit and are receiving Safety Net benefits for their eligible children. Guidance is also provided regarding the deeming of hours for participation in Approved Career Pathways and finally job retention and post—aid guidance is amended due to the repeal of AB 98.

Title MPP
AMEND: 41–440, 42–711, 42–716, 42–717, 44–207
Filed 02/06/2019
Effective 02/06/2019
Agency Contact: Everardo Vaca (916) 657–2363

File# 2018–1221–11
OCCUPATIONAL SAFETY AND HEALTH
STANDARDS BOARD
Life Rings and Personal Flotation Devices

This regular rulemaking by the Occupational Safety and Health Standards Board requires that marine terminal operations have (1) at least one life ring kept in a readily accessible place where employees' work exposes them to the hazard of drowning and (2) that each employee so exposed also wear a personal flotation device. Lastly, this rulemaking requires that, in general, where employees' work exposes them to the hazard of drowning, the life ring be readily accessible.

Title 8
AMEND: 3389
Filed 02/06/2019
Effective 04/01/2019
Agency Contact: Lara Paskins (916) 274–5721

File# 2019–0104–03
OFFICE OF ENVIRONMENTAL HEALTH
HAZARD ASSESSMENT
Conflict—of—Interest Code

This is a Conflict—of—Interest code that has been approved by the Fair Political Commission and is being submitted for filing with the Secretary of State and printing only.

Title 2
AMEND: 54700
Filed 02/13/2019
Effective 03/15/2019
Agency Contact: Monet Vela (916) 323–2517

CCR CHANGES FILED WITH THE SECRETARY OF STATE WITHIN September 12, 2018 TO February 13, 2019

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.

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Title 2
 02/13/19
           AMEND: 54700
 01/31/19
           ADOPT: 59840
 01/24/19
           AMEND: 1859.194, 1859.196
 01/22/19
           AMEND: 1859.51(e)
 01/14/19
           AMEND: 18756
 01/07/19
           AMEND: 60802, 60803, 60807, 60808,
           60824, 60825, 60827, 60831, 60832,
           60833, 60835, 60840, 60842, 60843,
           60844, 60845, 60846, 60847, 60848,
           60849, 60850, 60851, 60852, 60853,
           60854, 60855, 60856, 60858, 60860,
           60861, 60863, 61120
 12/18/18
           AMEND: 1859.76
 12/14/18
           ADOPT: 1860, 1860.1, 1860.2, 1860.3,
           1860.4, 1860.5, 1860.6, 1860.7, 1860.8,
           1860.9, 1860.10, 1860.10.1, 1860.10.2,
           1860.10.3, 1860.11, 1860.12, 1860.13,
           1860.14, 1860.15, 1860.16, 1860.17,
           1860.18, 1860.19, 1860.20, 1860.21
 12/12/18
           AMEND: 2970
           AMEND: 18545, 18700, 18730, 18940.2
 12/12/18
 12/05/18
           REPEAL: 2430, 2431, 2432, 2433, 2434,
           2435, 2436, 2437, 2438, 2439, 2440,
           2441, 2442, 2443, 2444, 2445
 12/04/18
           AMEND: 1897
 11/29/18
           ADOPT: 1896.83, 1896.85 AMEND:
           1896.60, 1896.61, 1896.62, 1896.70,
           1896.71, 1896.72, 1896.73, 1896.74,
           1896.75, 1896.76, 1896.77, 1896.78,
           1896.81, 1896.82, 1896.84, 1896.88,
           1896.90, 1896.91, 1896.92, 1896.95,
           1896.96, 1896.97
 11/27/18
           AMEND: 1897
 11/08/18
           ADOPT: 1896.13 AMEND: 1896.4,
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1896.12, 1896.17

10/29/18	AMEND: 1896.99.100, 1896.99.120	01/02/19	
10/22/18	ADOPT: 18215.4	12/17/18	ADOPT: 10092.1, 10092.2, 10092.3
10/11/18	AMEND: 1859.51(e)		10092.4, 10092.5, 10092.6, 10092.7,
09/27/18	AMEND: 43000, 43001, 43002, 43003,		10092.8, 10092.9, 10092.10, 10092.11,
	43004, 43005, 43006, 43007, 43008,		10092.12, 10092.13, 10092.14
	43009	12/12/18	ADOPT: 10200, 10200.1, 10200.2,
09/26/18	AMEND: 1859.2, 1859.51(j), 1859.70,		10200.3, 10200.4, 10200.5, 10200.6,
	1859.82, 1859.93.1		10200.7
09/26/18	AMEND: 59760	11/26/18	ADOPT: 7313, 7314, 7315, 7316, 7317,
09/24/18	AMEND: 18700.2		7318, 7319, 7319.1, 7320, 7321, 7322,
09/20/18	AMEND: 559.885		7323, 7324, 7325, 7325.1, 7326, 7327,
09/20/18	ADOPT: 211.2 AMEND: 211	44.4	7328, 7329
09/13/18	ADOPT: 21902, 21903.6 AMEND:	11/26/18	ADOPT: 7413, 7414, 7415, 7416, 7417,
	21902 (renumbered to 21901), 21903,		7418, 7419, 7420, 7421, 7422, 7423,
	21904, 21905, 21905.5	11/20/10	7424, 7425, 7426, 7427, 7428, 7429
Title 3		11/20/18	AMEND: 1632
02/04/19	AMEND: 1180.3.1	11/20/18	AMEND: 1843.3
01/30/19	AMEND: 6860	11/20/18	AMEND: 8078.3, 8078.15
01/17/19	REPEAL: 1305.00, 1305.01, 1305.02,	11/19/18	ADOPT: 7213, 7214, 7215, 7216, 7218,
	1305.03, 1305.04, 1305.06, 1305.07,		7219, 7220, 7221, 7222, 7223, 7224,
	1305.08, 1305.09, 1305.10, 1305.11,	11/02/10	7225, 7227, 7228, 7229
	1305.12	11/02/18	AMEND: 8078.8, 8078.10
01/16/19	ADOPT: 8000, 8100, 8101, 8102, 8103,	10/31/18	AMEND: 7051, 7054, 7055, 7056, 7063,
	8104, 8105, 8106, 8107, 8108, 8109,	10/10/10	7071
	8110, 8111, 8112, 8113, 8114, 8115,	10/18/18	AMEND: 1843.2
	8200, 8201, 8202, 8203, 8204, 8205,	10/18/18	AMEND: 10170.2, 10170.3, 10170.4,
	8206, 8207, 8208, 8209, 8210, 8211,		10170.5, 10170.6, 10170.7, 10170.8,
	8212, 8213, 8214, 8215, 8216, 8300,	00/26/19	10170.9, 10170.10, 10170.14
	8301, 8302, 8303, 8304, 8305, 8306,	09/26/18	AMEND: 12205.1
	8307, 8308, 8400, 8401, 8402, 8403,	09/21/18	ADOPT: 5700, 5710, 5711, 5720, 5721, 5722, 5730, 5731 AMEND: 5000, 5020,
	8404, 8405, 8406, 8407, 8408, 8409,		5033, 5035, 5037, 5054, 5060, 5100,
	8500, 8501, 8600, 8601, 8602, 8603,		5101, 5102, 5120, 5144, 5170, 5191,
01/07/10	8604, 8605, 8606, 8607, 8608, 8609		5212, 5230, 5240, 5250, 5540 REPEAL:
01/07/19	AMEND: 3439		5259 5250, 3240, 3250, 3540 REFEAL.
12/18/18 11/29/18	ADOPT: 4921 AMEND: 3899	09/18/18	AMEND: 7051, 7054, 7055, 7056, 7063,
		07/10/10	7071
11/06/18 10/08/18	AMEND: 3435(b) AMEND: 3591.12	09/17/18	AMEND: 10091.1, 10091.2, 10091.3,
10/03/18	AMEND: 3591.12 AMEND: 3591.12	07/17/10	10091.4, 10091.5, 10091.6, 10091.7,
09/13/18	AMEND: 6502		10091.8, 10091.9, 10091.10, 10091.11,
09/12/18	AMEND: 3591.13		10091.12, 10091.13, 10091.14, 10091.15
09/12/18	AMEND: 3591.12	T:41 . <i>E</i>	10071.12, 10071.13, 10071.11, 10071.12
	7.11.11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	Title 5 01/31/19	AMENID: 050 0541 0542 0542
Title 4	AMENID: 10215 10217 10222 10225	01/31/19	AMEND: 850, 854.1, 854.2, 854.3, 854.4, 859, 862, 863
02/07/19	AMEND: 10315, 10317, 10322, 10325, 10326, 10327, 10328, 10335, 10337	12/31/18	AMEND: 11517.6, 11518, 11518.15,
01/22/19	AMEND: 1374, 1374.3	12/31/10	11518.20, 11518.25, 11518.30,
01/22/19	ADOPT: 7213, 7214, 7215, 7216, 7218,		11518.25, 11518.25, 11518.30,
01/10/19	7219, 7220, 7221, 7222, 7223, 7224,		11518.50, 11518.70, 11518.75, 11519.5
	7219, 7220, 7221, 7222, 7223, 7224, 7225, 7227, 7228, 7229	12/05/18	AMEND: 19810
01/16/19	AMEND: 5000, 5033, 5060, 5100, 5170,	10/22/18	ADOPT: 20236 AMEND: 20101, 20105,
01/10/17	5260, 5350, 5450, 5500, 5540, 5600	10/22/10	20107, 20116, 20118, 20122, 20123,
	REPEAL: 5361, 5362, 5363, 5380, 5560,		20124, 20125, 20127, 20130, 20134,
	5570, 5571, 5572, 5573, 5580, 5590		20135, 20136, 20140, 20180, 20185,
	22.3,22.2,22.2,20.0,2000,2000		,,,,,,,,,,,,,,,,,,,

	20100 20202 20205 20205 PERFLY	F71.7 44	
	20190, 20203, 20205, 20235 REPEAL:	Title 11	AMENID 1000
	20119, 20158, 20125, 20216, 20217,	02/06/19	AMEND: 1008
	20251, 20251, 20255, 20251, 20260, 20265	02/04/19 01/25/19	AMEND: 1009 AMEND: 999.12 REPEAL: 999.13
10/17/18	AMEND: 18600	01/23/19	ADOPT: 5460
	AWIEND. 18000	12/31/18	AMEND: 2084, 2086, 2088, 2089, 2090,
Title 8	A A (T) (T) (A 2000	12/31/10	2092, 2095, 2107
02/06/19	AMEND: 3389	12/28/18	AMEND: 5505, 5507, 5509, 5510, 5511,
01/07/19	AMEND: 11140	12/20/10	5513, 5514, 5516, 5517
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