



# California Regulatory Notice Register

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The *California Regulatory Notice Register* is an official state publication of the Office of Administrative Law containing notices of proposed regulatory actions by state regulatory agencies to adopt, amend or repeal regulations contained in the California Code of Regulations. The effective period of a notice of proposed regulatory action by a state agency in the *California Regulatory Notice Register* shall not exceed one year [Government Code § 11346.4(b)]. It is suggested, therefore, that issues of the *California Regulatory Notice Register* be retained for a minimum of 18 months.

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**PROPOSED ACTION ON REGULATIONS**

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**TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, pursuant to the authority vested in it by Sections 82011, 87303, and 87304 of the Government Code to review proposed conflict-of-interest codes, will review the proposed/amended conflict-of-interest codes of the following:

**CONFLICT-OF-INTEREST CODES**

**ADOPTION**

**STATE AGENCY:**

Hastings Campus Financing Authority

A written comment period has been established commencing on January 17, 2020 and closing on March 2, 2020. Written comments should be directed to the Fair Political Practices Commission, Attention Amanda Apostol, 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 March 2, 2020. 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 Amanda Apostol, 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 Amanda Apostol, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 322-5660

**TITLE 4. CALIFORNIA HORSE  
RACING BOARD**

ARTICLE 15. VETERINARY PRACTICES  
NOTICE OF PROPOSAL TO ADD  
RULE 1842.5 TRAINER TO MAINTAIN  
MEDICATION TREATMENT RECORDS

The California Horse Racing Board (Board or CHRB) proposes to add the regulation described below after considering all comments, objections or recommendations regarding the proposed action.

PROPOSED REGULATORY ACTION

The Board proposes to add Rule 1842.5, Trainer to Maintain Medication Treatment Records, to establish the requirement that trainers maintain a record of all medication treatments administered to a horse under their care that are within the inclosure.

The purpose of this proposed regulation is to ensure important information regarding medication administration is captured whenever a horse is treated inside the inclosure. By requiring each trainer to maintain a record of all medication treatments administered to a horse under their care within the inclosure, the Board will be able to effectively monitor medications provided to race horses and, in the event of a medication violation, determine how the violation occurred.

PUBLIC HEARING

The Board will hold a public hearing starting at **9:30 a.m., Thursday, March 19, 2020** or as soon after that as business before the Board will permit, in the **Clubhouse at the California Exposition and State Fair Grandstand, 1600 Exposition Boulevard, Sacramento, California**. At the hearing, any person may present statements or arguments orally or in writing about the proposed action described in the informative digest. It is requested, but not required, that persons

making oral comments at the hearing submit a written copy of their testimony.

WRITTEN COMMENT PERIOD

Any interested persons, or their authorized representative, may submit written comments about the proposed regulatory action to the Board. The written comment period closes at **11:59 p.m. on March 2, 2020**. The Board must receive all comments at that time; however, written comments may still be submitted at the public hearing. Submit comments to:

Robert Brodnik, Staff Counsel  
California Horse Racing Board  
1010 Hurley Way, Suite 300  
Sacramento, CA 95825  
Telephone (916) 263-6025  
Fax: (916) 263-6022  
E-Mail: [rjbrodnik@chr.ca.gov](mailto:rjbrodnik@chr.ca.gov)

AUTHORITY AND REFERENCE

Authority cited: Sections 19420, 19440, 19562, 19580 and 19581, Business and Professions Code. Reference: Sections 19401, 19420, 19440, 19580, and 19581, Business and Professions Code.

Business and Professions Code sections 19420, 19440, 19562, 19580 and 19581 authorize the Board to adopt the proposed regulatory addition, which would implement, interpret or make specific sections 19401, 19420, 19440, 19580, and 19581, Business and Professions Code.

INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

Business and Professions Code section 19401(a) provides that it is the intent of the Horse Racing Law to allow pari-mutuel wagering on horse races while assuring protection of the public. Business and Professions Code section 19420 states that the Board has jurisdiction and supervision over meetings in this State where horse races with wagering on their results are held or conducted, and over all persons or things having to do with the operation of such meetings. Business and Professions Code section 19440 provides that the Board shall have all powers necessary and proper to enable it to carry out fully and effectually the purposes of this chapter. Responsibilities of the Board shall include adopting rules and regulations for the protection of the public and the control of horse racing and pari-mutuel wagering. Business and Professions Code section 19562 states the Board may prescribe rules, regulations and conditions under which all horse races with wager-

ing on their results shall be conducted in California. Business and Professions Code section 19580 requires the Board to adopt regulations to establish policies, guidelines, and penalties relating to equine medication to preserve and enhance the integrity of horse racing in California. Business and Professions Code section 19581 states no substance of any kind shall be administered by any means to a horse after it has been entered to race in a horse race, unless the Board has, by regulation, specifically authorized the use of the substance and the quantity and composition thereof. The Board may require that the official veterinarian approve, in writing, the administration of those substances in accordance with the regulations of the Board. Any medication or equipment used to dispense medication that is located within the inclosure is subject to search and inspection at the request of any Board official.

The proposed addition of Rule 1842.5, Trainers to Maintain Medication Treatment Records, will establish the requirement that trainers maintain a record of all medication treatments administered to a horse under their care that are within the inclosure.

Subsection (a) states that every trainer shall maintain a record of all medication treatments administered to horses under their care that are within the inclosure. This subsection is necessary to clarify that the obligation is on the trainer to maintain a record of these medication treatments. The trainer controls access to the barn where horses under his care are housed. Additionally, the trainer certifies horses under his care that are entered to race are free from prohibited race day medications. As such, the trainer is in the best position to maintain a record of the medication treatments administered to horses under his or her care.

Subsection (b) identifies what is to be included in the medication treatment record.

Subsection (b)(1) requires the name of the horse to be included in the medication treatment record. This is necessary to identify the horse that received the treatment. Subsection (b)(2) requires the date the medication treatment commenced and the prescribed duration of the treatment. This is necessary to accurately capture when the horse began the medication treatment and for how long the treatment was prescribed for. By requiring this information, investigators, the Stewards, or the Board can determine whether the prescription is being properly dispensed. Subsection (b)(3) requires that the name of the medication, the route of administration and the dosage regimen be provided. This information is necessary because it provides important medication administration information. The same medication can be administered in a variety of ways. Electing to administer a medication orally as compared to intravenously can affect the manner in which the medication is absorbed. By requiring the name of the medication, the

route of administration and the dosage regimen to be documented, the Board can effectively monitor how horses are receiving medication within the inclosure. Subsection (b)(4) requires the name of the person administering the medication to be included. This is necessary because it is common for numerous employees within a barn to administer medication to a horse over a period of time. Because the same person may not always be the person administering the medication, it is important to document their name so investigators can speak to the correct person in the event of an overage. Subsection (b)(5) requires the date and time of each administration to be placed on the record. This information is necessary because it provides important medication administration information which can help explain medication overages. Subsection (b)(6) requires the name of the CHRBB-licensed veterinarian prescribing the medication treatment. This is necessary because all medication that are dispensed by a CHRBB-licensed veterinarian are required to be documented pursuant to CHRBB Rule 1842, Veterinarian Report. By mandating that the CHRBB-licensed veterinarian's name be included, the Board is able to cross-check the prescription with the documents submitted by the veterinarian pursuant to Rule 1842.

Subsection (c) states that medication treatment records shall be made available for inspection upon request by the Official Veterinarian, Board of Stewards or CHRBB investigators. These individuals are all tasked with ensuring the safety of the racecourse and addressing medication violations. It is necessary to provide these individuals with access to these records so they can effectively perform their duties.

Subsection (d) states that treatments administered by CHRBB-licensed veterinarians that are required to be reported under Rule 1842 are exempted from the requirements of this regulation. This section is necessary to clarify that the CHRBB-licensed veterinarian does not need to complete a duplicate report under this proposed regulation.

Currently, medication treatment records are not mandated by the Board. Commonly, CHRBB-licensed veterinarians will prescribe a medication to a horse to be administered over a period of time. Unless the CHRBB-licensed veterinarian personally administers the medication, this information is not captured anywhere. As such, it is common for medication violation investigations to have difficulty in determining exactly how the overage occurred because there is no documentation. This ultimately leaves licensees who are nevertheless responsible for the medication violation with little information about how to remedy the issue moving forward. Accordingly, the CHRBB seeks to enhance equine health and safety in California by ensuring medication

administration treatment records are created whenever a horse is treated within the inclosure.

#### FORMS INCORPORATED BY REFERENCE

There is no form associated with this regulation.

#### POLICY STATEMENT OVERVIEW OF ANTICIPATED BENEFITS OF PROPOSAL

The proposed addition of Rule 1842.5 will substantially enhance the health and safety of horses participating in racing throughout the state. Currently, medication treatment records are not mandated by the Board. Commonly, CHRB-licensed veterinarians will prescribe a medication to a horse to be administered over a period of time. Unless the CHRB-licensed veterinarian personally administers the medication, this information is not captured anywhere. As such, it is common for medication violation investigations to have difficulty in determining exactly how the violation occurred because there is no documentation. This ultimately leaves licensees who are nevertheless responsible for the medication violation, with little information about how to remedy the issue moving forward. Accordingly, the CHRB seeks to enhance equine health and safety in California by ensuring these medication treatment records are created whenever a horse is treated within the inclosure.

The proposed changes will also benefit the horse racing industry by enhancing the sport's integrity. By requiring each trainer to maintain a record of all medication treatments administered to a horse under their care within the inclosure, the Board will be able to effectively monitor medications provided to race horses to insure improper medication administrations do not occur.

#### CONSISTENCY EVALUATION

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

#### DISCLOSURE REGARDING THE PROPOSED ACTION

Mandate on local agencies and school districts: none.

Cost or savings to any state agency: none.

Cost to any local agency or school district that must be reimbursed in accordance with Government Code Sections 17500 through 17630: none.

Other non-discretionary costs or savings imposed upon local agencies: none.

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

The Board has made an initial determination that the proposed addition of Rule 1842.5 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 following studies/relevant data were relied upon in making the above determination:

The Board did not rely on any technical, theoretical, and/or empirical study, reports or documents in proposing the addition of Rule 1842.5.

Cost impact on representative private persons or businesses: none.

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.

#### RESULT OF ECONOMIC IMPACT ANALYSIS

The proposed addition of Rule 1842.5 will not (1) create or eliminate jobs within California; (2) create new businesses or eliminate existing businesses within California; or (3) affect the expansion of businesses currently doing business within California. The proposed regulatory changes will substantially enhance the health and safety of horses participating in racing throughout the state by requiring each trainer to maintain a record of all medication treatments administered to a horse under their care within the inclosure, thereby allowing the Board to effectively monitor medications provided to race horses and, in the event of a medication violation, determine how the violation occurred.

Effect on small businesses: none. The proposed addition of Rule 1842.5 will not affect small businesses because horse racing is not a small business under Government Code Section 11342.610.

#### CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5, subdivision (a)(13), the Board must determine that no reasonable alternative considered by the Board, or that has otherwise been identified and brought to the attention of the Board, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective and less burdensome on 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 PERSON

Inquiries concerning the substance of the proposed action and requests for copies of the proposed text of the regulation, the initial statement of reasons, the modified text of the regulation, if any, and other information upon which the rulemaking is based should be directed to:

Robert Brodnik, Staff Counsel  
California Horse Racing Board  
1010 Hurley Way, Suite 300  
Sacramento, CA 95825  
Telephone: (916) 263-6025  
E-mail: rjbrodnik@chr.ca.gov

If the person named above is not available, interested parties may contact:

Amanda Drummond  
Policy and Regulation Manager  
California Horse Racing Board  
1010 Hurley Way, Suite 300  
Sacramento, CA 95825  
Telephone: (916) 263-6033  
E-Mail: amdummond@chr.ca.gov

AVAILABILITY OF INITIAL  
STATEMENT OF REASONS AND TEXT OF  
PROPOSED REGULATION

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, and the initial statement of reasons. Copies may be obtained by contacting Robert Brodnik, or the alternative contact person at the address, phone number or e-mail address listed above.

AVAILABILITY OF MODIFIED TEXT

After holding a hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulation substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the modified text, with changes clearly marked, shall be made available to the public for at least 15 days prior to the date on which the Board adopts the regulations. Requests for copies of any modified regulation should be

sent to the attention of Robert Brodnik at the address stated above. The Board will accept written comments on the modified regulation for 15 days after the date on which it is made available.

AVAILABILITY OF STATEMENT OF REASONS

Requests for copies of the final statement of reasons, which will be made available after the Board has adopted the proposed regulation in its current or modified form, should be sent to the attention of Robert Brodnik at the address stated above.

BOARD WEB ACCESS

The Board will have the entire rulemaking file available for inspection throughout the rulemaking process at its web site. The rulemaking file consists of the notice, the proposed text of the regulation and the initial statement of reasons. The Board's web site address is: [www.chrb.ca.gov](http://www.chrb.ca.gov).

**TITLE 16. DENTAL HYGIENE  
BOARD OF CALIFORNIA**

**NOTICE IS HEREBY GIVEN** that the Dental Hygiene Board of California (Board or DBHC) is proposing to take the rulemaking action described below under the heading Informative Digest/Policy Statement Overview. Any person interested may present statements or arguments relevant to the action proposed in writing. Written comments, including those sent by mail, facsimile, or e-mail to the addresses listed under Contact Person in this Notice, must be received by the Board at its office on March 2, 2020.

The Board has not scheduled a public hearing on this proposed action. The Board will, however, 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 prior to the close of the written comment period.

The Board may, after considering all timely and relevant comments, adopt the proposed regulations substantially as described in this notice, or may modify the proposed regulations 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 the 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 481, 482, 493, 1905 and 1906 of the Business and Professions Code (B and PC), and to implement, interpret or make specific sections 141, 475, 480, 481, 482, 488, 490, 492, and 493 of said Code, the Board is considering changes to Division 11 of Title 16 of the California Code of Regulations (CCR) as follows:

INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

Registered dental hygienists, registered dental hygienists in alternative practice, and registered dental hygienists in extended functions (collectively RDHs) are licensed dental health care professionals that perform authorized dental hygiene services. The Dental Hygiene Board of California (Board) licenses and regulates RDHs pursuant to sections 1900 through 1967.4 of the B and PC. Section 1906 (a) of the B and PC authorizes the Board to adopt, amend and revoke such rules and regulations as may be reasonably necessary to enable it to carry into effect the provisions of the Dental Practice Act (Chapter 4 of Division 2 of the B and PC) related to RDHs.

Effective July 1, 2020, Assembly Bill (AB) 2138 (Chapter 995, Statutes of 2018) requires boards within the Department of Consumer Affairs to amend their existing regulations governing substantially related crimes or acts and rehabilitation criteria. Section 480 of the B and PC presently authorizes boards to deny an application for licensure based on a conviction for a crime or act substantially related to the licensed business or profession. Likewise, section 490 of the B and PC authorizes boards to suspend or revoke a license on the basis that the licensee was convicted of a crime substantially related to the qualifications, functions, or duties of the business or profession. AB 2138 amended section 480 of the B and PC to restrict the ability of boards to use prior convictions or acts when denying licenses. Boards may not deny a license to an applicant because the applicant was convicted of a crime, or due to the acts underlying the conviction, if the applicant has a certificate of rehabilitation, was granted clemency, made a showing of rehabilitation, or the conviction was dismissed or expunged.

As required by AB 2138, the primary purpose of this proposal is to implement, interpret, and make specific the provisions of B and PC sections 141, 475, 480, 481, 482, 488, 490, 492, and 493 relative to substantial relationship and rehabilitation criteria. The Board is proposing the following changes:

**Add CCR section 1135 of Article 10 of Division 11 of Title 16 of the CCR (Substantial Relationship Criteria)**

The proposed regulation, for purposes of denial, suspension, or revocation of a license, would add professional misconduct and out-of-state discipline as grounds requiring the Board to consider the substantially related criteria, and require the Board, in making the substantial relationship determination for a crime, to consider the following criteria: (1) the nature and gravity of the offense; (2) the number of years elapsed since the date of the offense; and (3) the nature and duties of the profession in which the applicant seeks licensure or in which the licensee is licensed. The proposal would add that substantially related crimes, professional misconduct, or acts would include violating other state or federal laws governing the practice of dental hygiene.

**Add CCR sections 1136 and 1137 of Article 10 of Division 11 of Title 16 of the CCR (Criteria for Rehabilitation)**

The proposed regulations would clarify that the Board, when considering a license denial or discipline on the ground that the applicant or licensee was convicted of a crime, would have to determine whether the applicant or licensee made a showing of rehabilitation and is presently eligible for a license, if the applicant or licensee completed the criminal sentence without a violation of parole or probation. In making that determination, the proposal would require the Board to consider the nature and gravity of the crime, the length of the parole or probation period, the extent to which the parole or probation period was shortened or lengthened, and the reasons therefor, the terms or conditions of parole or probation and the extent to which they bear on the applicant's or licensee's rehabilitation, and the extent to which the terms or conditions of parole were modified, and why. The proposal would require a broader set of rehabilitation criteria to be considered for applicants and licensees who had not completed the criminal sentence without a violation of parole or probation, did not sufficiently demonstrate their rehabilitation under the narrower set of criteria, or when the denial or discipline was based on something other than a conviction.

**Policy Statement Overview/Anticipated Benefits of the Proposed Regulation:**

This proposal would satisfy the provisions mandated by AB 2138, including the legislation's clear intent to reduce barriers to licensure for individuals with prior criminal convictions, which may reduce recidivism and provide economic opportunity to California's residents. In addition, the regulatory proposal seeks to improve clarity, transparency, and consistency for applicants and licensees in the Board's use of their criminal histories. Further, by reducing barriers to licensure, the Board an-

icipates benefits to consumers who may have greater access to licensed professionals.

**Determination of Inconsistency and Incompatibility with Existing State Regulations:**

During the process of developing this regulation, the Board has conducted a search of any similar regulations on this topic and has concluded that the proposed regulatory action is not inconsistent or incompatible with existing state regulations.

DISCLOSURES REGARDING  
PROPOSED ACTION

FISCAL IMPACT ESTIMATES

**The DHBC has made the following initial determinations:**

***Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:*** The Board anticipates that there may be an increased cost to the state as a result of adopting the sections identified in the regulatory proposal. By defining the substantial relationship and rehabilitation criteria for criminal convictions, Board staff may see an increased workload to research convictions and to substantiate that rehabilitation has been achieved. Although the increase in workload to the Board is anticipated to be absorbable within existing resources, the Board may request additional resources through the annual budget process for additional staff should the workload prove to be greater than anticipated.

***Cost or Savings in Federal Funding to the State:*** None.

***Nondiscretionary Costs/Savings to Local Agencies:*** None.

***Local Mandate:*** None.

***Cost to any Local Agency or School District for which Government Code Sections 17500 through 17630 Require Reimbursement:*** None.

***Business Impact***

The Board has made an initial determination that the proposed regulatory action would have no significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. This initial determination is based on the following facts:

The Board has determined that this regulatory proposal will not have any significant impact on the creation of jobs or new businesses, the elimination of jobs or existing businesses, or the expansion of businesses in the State of California. The proposed regulations may have an impact on businesses within California, specifi-

cally dental and dental hygiene practices, to the extent individual applicants are able to be licensed under the proposal.

The Board issues approximately 800 licenses per year. In the Board's history, it has reviewed seventeen (17) applications in which the applicants had criminal convictions, and in these cases, issued probationary licenses to these applicants. Accordingly, the Board does not expect that the proposed regulations will significantly impact the number of licensees who are able to obtain licensure.

***Cost Impacts on a Representative Private Person or Businesses:*** The Board estimates that there will be no increased costs for businesses or individuals to comply with the proposed regulations, as there would be fewer restrictions for individuals with criminal convictions to obtain licensure. The Board is not aware of any cost impacts that a representative person or business would necessarily incur in reasonable compliance with the proposed action.

***Significant Effect on Housing Costs:*** None.

***Effect on Small Business:*** The Board has determined that this regulatory action may affect small businesses, which would have a greater pool of licensed professionals from which to hire.

**Business Reporting Requirement**

The regulatory action does not require businesses to file a report with the Board.

**Results of the Economic Impact Analysis/Assessment**

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

***Benefits of the Proposed Action:*** The Board anticipates that this proposed regulatory action may benefit individuals, who would have greater access to licensure, reduce criminal recidivism, and provide economic opportunity to California residents with a criminal history. The public may benefit from the proposal with increased access to licensed professionals, which may benefit the health and welfare of the citizens of California. Additionally, these proposed regulations would allow for appropriate vetting of applicants to ensure protection of the public.

This regulatory proposal would not affect worker safety or the state's environment.

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 or would be as effective and less burdensome to affected private persons than the proposed regulatory action or would be more cost-effective to the affected private persons and equally effective in implementing the statutory policy or other provision of the law.

The following alternatives were considered:

- Option 1: To pursue a regulatory change that requires the Board to find rehabilitation if the applicant completed the terms of their criminal probation or parole. Courts give little weight to the fact that an applicant did not commit additional crimes or continue addictive behavior while in prison or while in prison or while on probation or parole since they are under the direct supervision of correctional authorities and are required to behave in an exemplary fashion. As such, the Board believes that reviewing each individual on the basis of multiple criteria is the better indicator whether individuals are rehabilitated and not a danger to the public's health, safety, and welfare. For these reasons, the Board rejected this option.
- Option 2: Take no action. The Board opted not to pursue this option because AB 2138 mandates the Board to adopt proposed regulations by July 1, 2020.

Interested persons are invited to present statements or arguments orally or in writing relevant to the above determinations at the above-scheduled hearing or during the written comment period.

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

The Board has compiled a record for this regulatory action, which includes the Initial Statement of Reasons (ISOR), proposed regulatory text, and all the information on which this proposal is based. This material is contained in the rulemaking file and is available for public inspection upon request to the contact persons named in this notice.

#### AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the amendments as originally proposed, or with non-substantial or grammatical modifications. The Board may also adopt the proposed regulatory language with other modifications if the text as modified is sufficiently related to the originally proposed text that was noticed to the public. In the event that such modifications

are made, the full regulatory text, with the modifications clearly indicated, will be made available to the public for review and written comment at least 15 days before it is adopted. The public may request a copy of the modified regulatory text by contacting Dr. Adina A. Pineschi-Petty at the address below.

#### AVAILABILITY OF FINAL STATEMENT OF REASONS

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting Dr. Adina A. Pineschi-Petty at the address below.

You may obtain a copy of the Final Statement of Reasons once it has been prepared, by making a written request to Dr. Adina A. Pineschi-Petty at the address above or by accessing the website listed below.

#### TEXT OF THE PROPOSAL

Copies of the exact language of the proposed regulations, and any document incorporated by reference, and of the ISOR, and all of the information on which the proposal is based, may be obtained at the hearing or prior to the hearing upon request from the Board at 2005 Evergreen Street, Suite 2050, Sacramento, California 95815, or by accessing the Board's website at [www.dhbc.ca.gov](http://www.dhbc.ca.gov).

#### CONTACT PERSONS

Inquiries or comments concerning the proposed regulatory action may be directed to the following designated agency contact persons:

Dental Hygiene Board of California  
Attn: Adina A. Pineschi-Petty DDS  
2005 Evergreen St., Ste. 2050  
Sacramento, CA 95815  
Email: [adina.petty@dca.ca.gov](mailto:adina.petty@dca.ca.gov)

#### Backup Contact Person:

Attn: Anthony Lum  
2005 Evergreen St., Ste. 2050  
Sacramento, CA 95815  
Email: [anthony.lum@dca.ca.gov](mailto:anthony.lum@dca.ca.gov)

Please direct requests for copies of the proposed text of the regulations, the initial statement of reasons, or other information upon which the rulemaking is based to Dr. Adina A. Pineschi-Petty at the above address. In her absence, please contact the designated back-up contact person.

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Actions the Initial Statement of Reasons, and the text of the regulations

can be accessed through the Board’s website at [www.dhbc.ca.gov](http://www.dhbc.ca.gov).

**TITLE 16. DEPARTMENT OF  
CONSUMER AFFAIRS**

**NOTICE OF INTENTION TO AMEND THE  
CONFLICT-OF-INTEREST CODE OF THE  
DEPARTMENT OF CONSUMER AFFAIRS**

NOTICE IS HEREBY GIVEN that the Department of Consumer Affairs (hereinafter Department), pursuant to the authority vested in it by section 87300 of the Government Code, proposes amendment to its Conflict-of-Interest Code. A comment period has been established commencing on January 17, 2020 and closing on March 2, 2020. All inquiries should be directed to the contact person listed below.

The Department proposes to amend its Conflict-of-Interest Code to include employee positions that involve the making or participation in the making of decisions that may foreseeably have a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the Government Code. The amendment carries out the purposes of the law and no other alternative would do so and be less burdensome to affected persons.

Changes to the Conflict-of-Interest Code include: updates to include new division names, new positions, renaming of designated positions, deletions, and other technical changes. These proposed amendments add provisions to the Code to reflect the current organizational structure of the Department.

Copies of the proposed amendments to the Code are available and may be requested from the contact person set forth below.

Any interested person may submit written comments relating to the proposed amendment by submitting them no later than March 2, 2020, or at the conclusion of the public hearing, if requested, whichever comes later. At this time, no public hearing is scheduled. A person may request a hearing no later than February 18, 2020.

The Department has determined that the proposed amendments:

1. Impose no mandate on local agencies or school districts.
2. Impose no costs or savings on any state agency.
3. Impose no costs on any local agency or school district that are required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.
4. Will not result in any nondiscretionary costs or savings to local agencies.

5. Will not result in any costs or savings in federal funding to the state.
6. Will not have any potential cost impact on private persons, businesses or small businesses.

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

Grace Arupo Rodriguez, Assistant Deputy Director  
Legal Affairs Division  
Department of Consumer Affairs  
1625 N. Market Blvd., Suite S-309  
Sacramento, CA 95834  
Telephone: (916) 574-8260  
Email: [gracearupo.rodriguez@dca.ca.gov](mailto:gracearupo.rodriguez@dca.ca.gov)

Back-up Person:

Kymerly Lindenmuth, Staff Services Manger I  
Legal Affairs Division  
Department of Consumer Affairs  
1625 N. Market Blvd., Suite S-309  
Sacramento, CA 95834  
Telephone: (916) 574-8249  
Email: [kymerly.lindenmuth@dca.ca.gov](mailto:kymerly.lindenmuth@dca.ca.gov)

**GENERAL PUBLIC INTEREST**

**CALIFORNIA ENVIRONMENTAL  
PROTECTION AGENCY**

**Unified Program Fee Schedule for Imperial County  
CUPA to increase.**

**Notice is hereby given** that the Secretary for the California Environmental Protection Agency (CalEPA) is adjusting the Unified Program fee schedule for regulated businesses in Imperial County, pursuant to the California Code of Regulations, Title 27, Section 15241(i). The California Department of Toxic Substances Control (DTSC) is the Certified Unified Program Agency (CUPA) for Imperial County and provided CalEPA with information necessary to revise the fee schedule, which will cover the necessary and reasonable costs to implement the Unified Program according to Title 27, Section 15241(b).

In 2005, CalEPA designated DTSC to be the CUPA for Imperial County, as specified by Health and Safety Code Section 25404.3, Subdivision (f)(2)(A). Health and Safety Code Section 25404.5, Subdivision (a)(2)(B) states that if the Secretary of CalEPA has designated a state agency to act as the CUPA, the Secretary will determine the amount to be paid under the single fee system.

CalEPA will increase the Imperial CUPA fees as proposed in order to cover the necessary and reasonable

costs incurred by DTSC to implement the Unified Program in Imperial County.

On August 9, 2019, CalEPA publicly noticed the proposed increases to the Unified Program Fee Schedules for the Imperial CUPA in the California Regulatory Notice Register for a 30-day comment period. CalEPA received no comments during the 30-day period.

The revised Unified Program Fee Schedules for the Imperial CUPA are considered effective immediately upon final publication in the California Regulatory Notice Register.

**Unified Program Fee Schedule For Imperial County CUPA Effective FY2019/2020**

*Fee Type: All Regulated Businesses — Current Rate: \$369 — Increase Amount: \$72 — New Rate: \$441*

*Fee Type: Hazardous Materials Business Plan (HMBP) — Current Rate: \$527 — Increase Amount: \$78 — New Rate: \$605*

*Fee Type: Hazardous Waste Generators (HWG): Less than 1 ton — Current Rate: \$395 — Increase Amount: \$266 — New Rate: \$661*

*Fee Type: HWG: 1 ton to less than 500 tons — Current Rate: \$527 — Increase Amount: \$521 — New Rate: \$1,048*

*Fee Type: HWG: 500 tons or more — Current Rate: \$658 — Increase Amount: \$1,187 — New Rate: \$1,845*

*Fee Type: Aboveground Storage Tanks (APSA): Less than 19,000 gallons — Current Rate: \$33 — Increase Amount: n/a — New Rate: n/a*

*Fee Type: APSA: Greater than or equal to 19,000 to less than 34,000 gallons — Current Rate: \$66 — Increase Amount: n/a — New Rate: n/a*

*Fee Type: APSA: Greater than or equal to 34,000 gallons — Current Rate: \$99 — Increase Amount: n/a — New Rate: n/a*

*Fee Type: APSA: Less than or equal to 10,000 gallons — Current Rate: n/a — Increase Amount: \$516\* — New Rate: \$549*

*Fee Type: APSA: Greater than 10,000 to less than 100,000 gallons — Current Rate: n/a — Increase Amount: \$703\* — New Rate: \$769*

*Fee Type: APSA: Greater than or equal to 100,000 to less than 1 million gallons — Current Rate: n/a — Increase Amount: \$999\* — New Rate: \$1,098*

*Fee Type: APSA: Greater than 10,000 to less than 100,000 gallons — Current Rate: n/a — Increase Amount: \$1,438\* — New Rate: \$1,537*

\*Calculated using an average based on the previous volume categories

*Fee Type: Underground Storage Tanks (UST): Less Than 19,000 gallons — Current Rate: \$1,200 — Increase Amount: \$2,695 — New Rate: \$3,954*

*Fee Type: UST: Between or Equal To 19,000 to 34,000 gallons — Current Rate: \$2,518 — Increase Amount: \$2,424 — New Rate: \$4,942*

*Fee Type: UST: Greater Than 34,000 gallons — Current Rate: \$3,777 — Increase Amount: \$1,824 — New Rate: \$5,601*

*Fee Type: California Accidental Release Program — Current Rate: \$3,258 — Increase Amount: (\$183) — New Rate: \$3,075*

*Fee Type: Hazardous Waste Recyclers — Current Rate: \$527 — Increase Amount: \$521 — New Rate: \$1,048*

*Fee Type: Tiered Permitting Conditional Exemption — Current Rate: \$864 — Increase Amount: \$184 — New Rate: \$1,048*

*Fee Type: Permit by Rule/Conditional Authorization — Current Rate: \$518 — Increase Amount: \$143 — New Rate: \$661*

**Imperial County CUPA Non-Recurring Fees for UST Permits**

*Permit Activity: Tank Installations — Flat Rate Time: 30 Hours — Initial Fee: \$4,950*

*Permit Activity: Repairs and Updates — Flat Rate Time: 6 Hours — Initial Fee: \$990*

*Permit Activity: Tank Removals — Flat Rate Time: 20 Hours — Initial Fee: \$3,300*

Additional hours beyond the *Permit Activity's* designated *Flat Rate Time* are charged at \$165 per hour.

**RULEMAKING PETITION  
DECISION**

**BUREAU OF GAMBLING CONTROL  
(DEPARTMENT OF JUSTICE)**

**NOTICE OF DENIAL OF REQUEST FOR  
RECONSIDERATION OF REQUEST FOR  
ADOPTION OR REPEAL**

**Agency:** Department of Justice, Division of Law Enforcement, Bureau of Gambling Control

**Petitioner:** Jarhett Blonien, J. Blonien APLC

**Authority:** California Business and Professions Code sections 19826 and 19827

**Issue:** On December 4, 2019, the Department of Justice, Division of Law Enforcement, Bureau of

Gambling Control received a request for reconsideration of a request to repeal or amend regulations (California Code of Regulations, Title 11, Division 3, Chapter 1, Article 5, Sections 2050, 2051, 2052, 2053.)

**Determination:**

On December 4, 2019, the Department of Justice, Bureau of Gambling Control (Bureau) received a request for reconsideration of a request to repeal California Code of Regulations, Title 11, Division 3, Chapter 1, Article 5, Sections 2050, 2051, 2052, and 2053, and denies the request for reconsideration as explained below.

**Request claim:** “[T]he regulations at issue<sup>1</sup> concern the administration and regulation of gaming and are not within the scope of authority granted to the Bureau by the Legislature. The Bureau is exceeding its own statutory authority and usurping the authority of the California Gambling Control Commission (“Commission”) with these invalid regulations.”

...

“In 2001, SB 952 repealed Business and Professions Code section 19830(a). The statutory authority for 11CCR sections 2050–2054 [sic] was therefore repealed.”

...

“The Commission has subsequently promulgated numerous Regulations and has not found it necessary to promulgate Regulations like 11CCR sections 2050–2054 [sic]. (See 4 CCR section 12000 et. seq.)”

**Response:**

1. The repeal of Business and Professions Code section 19830, subdivision (a) did not affect the Bureau’s authority to adopt sections 2050 through 2053, of title 11 of the California Code of Regulations.

Beginning in 1997, the Gambling Control Act (Act) was implemented in two phases. During Phase I, the Act authorized the Bureau to adopt regulations implementing the Act. (Former Bus. and Prof. Code, section 19830, subd. (a).) During Phase II, the Act created the California Gambling Control Commission to regulate the operations of gambling establishments, leaving the Bureau with jurisdiction to investigate and monitor the operations of such establishments for compliance with the Act. (Bus. and Prof. Code, sections 19826, 19827.) During Phase II and today, the Act authorized and still authorizes the Bureau to adopt regulations relating to investigating and monitoring gambling establishments.

<sup>1</sup> California Code of Regulations, Title 11, Division 3, Chapter 1, Article 5, Sections 2050, 2051, 2052, and 2053.

(Former Bus. and Prof. Code, section 19824A renumbered as Bus. and Prof. Code, section 19826.)

After transitioning to Phase II, the Bureau sponsored Senate Bill 952 (Stats. 2001, Ch. 945) to correct drafting errors and to delete duplicate, conflicting provisions in the Act relating to the two-phase implementation of the Act, including the repeal of Business and Professions Code section 19830, subdivision (a). (Sen. Committee on Governmental Organization, Senate Bill 952, Apr. 3, 2001.) SB 952 did not substantively alter the responsibilities of the Bureau or the Commission.

Following the passage of SB 952, the Bureau made a non-substantive update to the authority section of sections 2050 through 2053.

2. The Bureau has subject matter jurisdiction over sections 2050 through 2053, of title 11 of the California Code of Regulations.

Sections 2050 through 2053 of title 11 of the California Code of Regulations are necessary for the Bureau to investigate and monitor the activities of gambling establishments. (Bus. and Prof. Code, section 19826.) Section 2050 ensures that the Bureau has access to an owner or key employee during an establishment’s hours of operation to promptly investigate complaints and suspected violations. Section 2051 ensures that the Bureau has access to the chips used by gambling establishments to promptly investigate complaints and suspected violations. The reporting requirement in section 2052 allows the Bureau to monitor the activities of gambling establishments and to have ready access to information to promptly investigate complaints and suspected violations. In the Act, the Legislature specifically declared that records of cash and credit transactions “have a high degree of usefulness” in investigations. (Bus. section 19801, subd. (n).) Section 2053 ensures that the Bureau can investigate and monitor whether a gambling establishment has enough money to cover winning wagers.

Because the request for reconsideration fails to provide any basis upon which to reconsider the Bureau’s previous denial of the original petition, and only contains a reiteration of what was provided in the original petition, the request for reconsideration is denied.

**Contact Person and Availability of Petition**

Pursuant to Government Code section 11340.7, subsection (d), any interested party, or his or her duly authorized representative, may obtain a copy of the petition related to this determination by contacting:

Susanne George, Regulations Coordinator  
California Department of Justice  
Bureau of Gambling Control  
P.O. Box 168024  
Sacramento, CA 95816-8024  
E-mail: Susanne.George@doj.ca.gov  
916-830-9032

Title 17  
ADOPT: 95376  
AMEND: 95371, 95372, 95373, 95374, 95375,  
95376 (renumbered to 95377), 95377 (renumbered  
to 95378)  
Filed 01/03/2020  
Agency Contact: Bradley Bechtold (916) 322-6533

**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# 2019-1118-04  
AIR RESOURCES BOARD  
Clean Cars 4 All and Enhanced Fleet Modernization Programs

In this change without a regulatory effect, the Board amends the definition of the term “mobility option” to include bike sharing and electric bicycles. This change is made to be consistent with the statutory definition found in Health and Safety Code section 44124, which was amended pursuant to Senate Bill 400 (Stats. 2019, Ch. 271).

Title 13  
AMEND: 2621  
Filed 01/02/2020  
Agency Contact: Bradley Bechtold (916) 322-6533

File# 2019-1118-05  
AIR RESOURCES BOARD  
Nonsubstantial Changes to California SNAP Regulation

Existing law prohibits the use of certain hydrofluorocarbons in stationary refrigeration and foam end-uses. Health and Safety Code section 39734 (added by Stats. 2018, ch. 375, sec. 1) prohibits the use of class I substances, as defined, class II substances, as defined, and substitutes, as defined, under the federal Clean Air Act, as it read on specified dates, except as specified. As changes without regulatory effect, the Air Resources Board is adding these recently prohibited substances and corresponding exemptions.

File# 2019-1122-01  
BOARD OF FORESTRY AND FIRE PROTECTION  
AB 1160 Amendments

The Z’berg-Nejedly Forest Practice Act of 1973 (Pub. Resources Code, sec. 4551 et seq.) (the “Act”) prohibits a person from conducting timber operations, as defined, unless a timber harvesting plan prepared by a registered professional forester has been submitted to, and approved by, the Department of Forestry and Fire Protection. The Act requires the Board of Forestry and Fire Protection (the “Board”) to adopt district forest practice rules and regulations, as provided. Public Resources Code section 4551.3, subdivision (a), as amended by Statutes 2019, chapter 108, section 1, provides that a sustained yield plan prepared and approved in accordance with these rules and regulations shall be effective for a period of no more than 20 years, which is an increase from the previous 10-year limit. As changes without regulatory effect, the Board is amending their regulations to state that the effective period of a sustained yield plan shall be no more than 20 years, and the renewal of a previously approved sustained yield plan may be granted for a successive 20-year period.

Title 14  
AMEND: 1091.9, 1091.15  
Filed 01/07/2020  
Agency Contact: Eric Hedge (916) 653-9633

File# 2020-0102-03  
CALIFORNIA HEALTH FACILITIES FINANCING  
AUTHORITY  
Children’s Hospital Program of 2018

On November 6, 2018, California voters passed Proposition 4, which enabled the State of California to issue \$1.5 billion in general obligation bonds to fund the Children’s Hospital Program of 2018 (the “Program”). Pursuant to Health and Safety Code section 1179.84, “The purpose of the . . . Program 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.” In this readopt of OAL Matter No. 2019-0925-01EE, the California Health Facilities Financing Authority is creating the mechanism whereby these funds may be disbursed to eligible entities.

**Title 4**

ADOPT: 7000, 7001, 7002, 7003, 7003.1, 7004, 7004.1, 7005, 7006, 7006.1, 7007, 7007.1, 7008, 7008.1, 7009, 7010, 7011, 7012, 7013, 7013.1, 7013.2, 7014, 7015, 7016, 7017

Filed 01/08/2020

Effective 01/09/2020

Agency Contact: Yuanyuan Wei (916) 653-3839

**File# 2019-1203-02**

**CALIFORNIA STATE UNIVERSITY**

**Nondiscrimination in Student Organizations**

This action by the Board of Trustees of the California State University, submitted to OAL for a courtesy filing with the Secretary of State and for printing in the California Code of Regulations, amends regulations regarding nondiscrimination in student organizations. This action is exempt from the Administrative Procedure Act under Education Code section 89030 and takes effect upon filing with the Secretary of state under Education Code section 89030.1.

**Title 5**

AMEND: 41500, 41503, 41504, 41505

Filed 01/07/2020

Effective 01/07/2020

Agency Contact: Jason Taylor (562) 951-4500

**File# 2019-1206-03**

**DEPARTMENT OF FINANCE**

**Conflict-of-Interest Code**

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

**Title 2**

AMEND: 37000

Filed 01/03/2020

Effective 02/02/2020

Agency Contact: Greg Skubal (916) 445-3878

**File# 2019-1216-02**

**DEPARTMENT OF INDUSTRIAL RELATIONS**

**Civil Penalties for Cal/OSHA Citations**

This file and print action by the Department of Industrial Relations amends maximum and minimum civil penalties in accordance with statutory adjustments based upon the annual percentage increase in the October Consumer Price Index for All Urban Consumers. The adjustments increase (1) the maximum civil penalties for Regulatory, General, and Repeat violations and (2) the minimum and maximum civil penalties for Willful violations. These regulations are exempt from the Administrative Procedure Act pursuant to Labor Code sections 6427(b), 6429(a)(2), and 6431(b).

**Title 8**

AMEND: 336

Filed 01/06/2020

Effective 01/01/2020

Agency Contact:

Christopher Grossgart (510) 286-7348

**File# 2019-1204-02**

**DEPARTMENT OF SOCIAL SERVICES**

**CalWORKs Maximum Aid Payment (MAP) Increase**

This rulemaking action makes permanent emergency amendments to sections of the Manual of Policies and Procedures (MPP) which removed a table of Minimum Basic Standards of Adequate Care (MBSAC) and Maximum Aid Payment (MAP) CalWORKS benefits as well as references elsewhere in the MPP to that table. In place of the table and references to the table, the Department adopted language which refers readers to the most recent All County Letter available on the Department's website for updated MBSAC and MAP amounts.

**Title MPP**

AMEND: 44-207, 44-315, 89-110

Filed 01/08/2020

Effective 01/08/2020

Agency Contact: Kenneth Jennings (916) 657-2586

**CCR CHANGES FILED  
WITH THE SECRETARY OF STATE  
WITHIN October 1, 2019 TO  
December 31, 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.

**Title 02**

10/08/2019 AMEND: 38000, 38000.1, 38000.2, 38000.3, 38000.4, 38000.5, 38000.6, 38000.7, 38000.8, 38000.9, 38000.10

10/23/2019 ADOPT: 18422.1 AMEND: 18422

10/29/2019 AMEND: 599.752

11/13/2019 ADOPT: 2100.02, 2100.03, 2100.04, 2100.05, 2100.06, 2100.07, 2100.08, 2100.09, 2100.10

11/25/2019 AMEND: 1901, 2202, 2300, 2315, 2325, 2541, 2561

12/12/2019 AMEND: 12176, 12179, 12180

11/20/2019 AMEND: 10500

12/24/2019 ADOPT: 18450.2, 18450.3, 18450.4 AMEND: 18435, 18450.1

**Title 03**

10/24/2019 AMEND: 1280.1, 1280.2, 1280.8

12/10/2019 ADOPT: 4940, 4941, 4942, 4943, 4944, 4945, 4946, 4950, 4950.1

**Title 04**

10/03/2019 ADOPT: 7413, 7414, 7415, 7416, 7417, 7418, 7419, 7420, 7421, 7422, 7423, 7424, 7425, 7426, 7427, 7428, 7429

10/10/2019 AMEND: 1844, 1866.1

10/22/2019 AMEND: 12218.7, 122235, 12342, 12350

10/07/2019 ADOPT: 7000, 7001, 7002, 7003, 7003.1, 7004, 7004.1, 7005, 7006, 7006.1, 7007, 7007.1, 7008, 7008.1, 7009, 7010, 7011, 7012, 7013, 7013.1, 7013.2, 7014, 7015, 7016, 7017

11/04/2019 AMEND: 1632

10/31/2019 ADOPT: 10093.1, 10093.2, 10093.3, 10093.4, 10093.5, 10093.6, 10093.7, 10093.8, 10093.9, 10093.10, 10093.11

11/04/2019 AMEND: 5000, 5100, 5233

12/17/2019 ADOPT: 4002.11 AMEND: 4001

12/23/2019 AMEND: 10305, 10317, 10322, 10325, 10326, 10327

12/16/2019 AMEND: 10031, 10032, 10033, 10034, 10035, 10036

**Title 05**

10/14/2019 AMEND: 19810

10/29/2019 AMEND: 4911

10/10/2019 AMEND: 58170

12/26/2019 ADOPT: 597 AMEND: 590, 591, 594, 596

12/24/2019 ADOPT: 12010, 12011, 12012, 12013, 12014, 12015, 12016, 12017, 12018, 12019, 12020, 12021, 12022

12/26/2019 ADOPT: 18140, 18145, 18155, 18160, 18165

**Title 08**

10/16/2019 AMEND: 9789.25

10/21/2019 AMEND: 9792.23.10

11/06/2019 REPEAL: 10175, 10176, 10177, 10178, 10179, 10180, 10181

12/05/2019 AMEND: 2300, 2305.2, 2940.2, Article 36 Appendix A

12/11/2019 AMEND: 14300.35, 14300.41

12/17/2019 ADOPT: 10300, 10302, 10355, 10370, 10382, 10400, 10401, 10403, 10404, 10440, 10450, 10455, 10462, 10465, 10525, 10540, 10547, 10555, 10560, 10565, 10610, 10615, 10620, 10625, 10628, 10629, 10632, 10635, 10637, 10670, 10680, 10700, 10751, 10752, 10755, 10756, 10758, 10759, 10786, 10787, 10803, 10807, 10832, 10835, 10862, 10868, 10872, 10873, 10875, 10876, 10878, 10880, 10888, 10900, 10905, 10910, 10914, 10940 REPEAL: 10300, 10302, 10304, 10322, 10349, 10350, 10351, 10352, 10353, 10364, 10380, 10390, 10391, 10392, 10393, 10400, 10401, 10402, 10403, 10412, 10430, 10440, 10445, 10451.1, 10451.2, 10454, 10462, 10464, 10466, 10480, 10484, 10496, 10497, 10500, 10501, 10505, 10506, 10510, 10560, 10562, 10563, 10563.1, 10566, 10578, 10582.5, 10583, 10600, 10601, 10604, 10605, 10607, 10608, 10608.5, 10615, 10616, 10622, 10626, 10629, 10631, 10632, 10633, 10634, 10750, 10751, 10753, 10770, 10770.1, 10770.7, 10773, 10774.5, 10785, 10828, 10840, 10844, 10845, 10850, 10852, 10870, 10874, 10878, 10882, 10888, 10940, 10942, 10946, 10950, 10995, 10996, 10997

12/12/2019 AMEND: 9789.25

12/27/2019 ADOPT: 32036, 32038, 32039, 32610, 32610.5, 32611, 32611.5, 33014, 33014.5 AMEND: 31001, 32020, 32030, 32050, 32055, 32060, 32075, 32080, 32090, 32091, 32100, 32105, 32120, 32130, 32132, 32135, 32136, 32140, 32142, 32145, 32147, 32149, 32150, 32155, 32162, 32164, 32168, 32169, 32170, 32176, 32178, 32180, 32185, 32190, 32200, 32205, 32206, 32207, 32209, 32210, 32212, 32215, 32220, 32230, 32295, 32300, 32305, 32310, 32315, 32320, 32325, 32350, 32400, 32410, 32450, 32455, 32460, 32465, 32470, 32602, 32605, 32612, 32615, 32620, 32621, 32625, 32630, 32635, 32640, 32644, 32645, 32647, 32648, 32649, 32650, 32661, 32680, 32690, 32980, 32998

**Title 10**

10/09/2019 ADOPT: 6464

10/17/2019 AMEND: 2498.4.9

10/31/2019 AMEND: 10000, 10001, 10002, 10003, 10004, 10005, 10006, 10007

10/07/2019 AMEND: 6408, 6410, 6452, 6454, 6470, 6474, 6496, 6498, 6502, 6504, 6506, 6602

10/07/2019 ADOPT: 6910, 6912, 6914, 6916, 6918, 6920, 6922

11/19/2019 AMEND: 2318.6, 2353.1, 2354

11/07/2019 AMEND: 6532

**Title 11**

10/07/2019 AMEND: 999.108, 999.122, 999.128, 999.129, 999.131, 999.132, 999.133, 999.134, 999.136, 999.137, 999.138, 999.139, 999.140, 999.141, 999.142, 999.143, 999.144, 999.145, 999.146, 999.147, 999.148, 999.149, 999.150, 999.154, 999.165, 999.166, 999.167, 999.168, 999.176, 999.178, 999.190, 999.195, 999.196, 999.197, 999.217, 999.218, 999.219, 999.220, 999.221, 999.223 REPEAL: 999.130, 999.135, 999.153

10/11/2019 ADOPT: 999.500, 999.503, 999.504, 999.505, 999.506

10/11/2019 AMEND: 1015

10/28/2019 AMEND: 2084, 2086, 2088, 2089, 2090, 2092, 2095, 2097, 2107

11/08/2019 ADOPT: 300.1, 300.2 AMEND: 300, 301, 303, 305, 306, 308, 411, 415, 416, 420 REPEAL: 307

10/22/2019 AMEND: 999.12 REPEAL: 999.13

11/21/2019 ADOPT: 51.33

11/20/2019 AMEND: 20

11/19/2019 ADOPT: 999.501, 999.502

11/07/2019 AMEND: 28.4

12/17/2019 AMEND: 4002, 4018, 4033, 4035, 4045.1, 4130, 4140, 4142, 4251, 4259, 4260, 4307, 4340, 4352, 5474.2, 5478, 5480, 5482

## **CALIFORNIA REGULATORY NOTICE REGISTER 2020, VOLUME NUMBER 3-Z**

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12/26/2019 AMEND: 999.12 REPEAL: 999.13  
12/19/2019 ADOPT: 4045.1 AMEND: 4002, 4142, 5478  
12/18/2019 ADOPT: 999.400  
12/30/2019 AMEND: 4001

### **Title 13**

10/03/2019 AMEND: 1968.2, 1971.1, 1971.5  
10/07/2019 AMEND: 1239  
10/15/2019 AMEND: 551.25  
11/26/2019 AMEND: 2411, 2412, 2415, 2416, 2418, 2419.4  
12/16/2019 AMEND: 227.26, 227.28, 228.02  
12/09/2019 AMEND: 17.00  
12/23/2019 AMEND: 1201, 1212, 1212.5  
12/24/2019 AMEND: 1157.21  
12/23/2019 AMEND: 1158.2  
12/17/2019 AMEND: 550, 551.12  
12/30/2019 AMEND: 553.70

### **Title 14**

10/16/2019 AMEND: 1265.03  
11/07/2019 ADOPT: 3691.1, 3691.2, 3691.3, 3691.4, 3691.5, 3691.6, 3691.7, 3691.8, 3691.9, 3691.10 AMEND: 3680, 3681, 3682, 3683, 3684, 3685, 3686, 3687, 3688, 3689, 3690  
10/08/2019 AMEND: 18660.40  
11/14/2019 AMEND: 895.1, 1038, 1038.1, 1038.2 REPEAL: 1038.5  
11/14/2019 AMEND: 912.7, 913.2, 913.3, 913.4, 916.9, 932.7, 933.2, 933.3, 933.4, 936.9, 952.7, 953.3, 953.4, 956.9, 1072.6, 1080.1  
11/06/2019 AMEND: 699.5  
10/28/2019 AMEND: 18419  
11/14/2019 ADOPT: 1090.01 AMEND: 923.3, 943.3, 963.3, 1090, 1090.1, 1090.2, 1090.3, 1090.4, 1090.5, 1090.6, 1090.7, 1090.9, 1090.10, 1090.11, 1090.14, 1090.16, 1090.17, 1090.18, 1090.19, 1090.20, 1090.21, 1090.22, 1090.23, 1090.25, 1090.26  
10/28/2019 AMEND: 122.1, 125, 126.1, 180.1, 180.5  
11/27/2019 AMEND: 13032, 13053, 13055, 13056.1, 13057, 13096, 13107, 13108, 13111, 13137, 13149, 13180, 13181, 13183, 13185, 13190, 13191, 13193, 13248, 13250, 13253, 13302, 13318, 13333, 13518, 13519, 13544, 13544.5, 13547, 13549, 13551, 13552, 13569, 13573, 13637 REPEAL: 13025, 13559  
12/16/2019 ADOPT: 8200, 8200.1, 8200.2, 8200.4  
12/19/2019 AMEND: 1265.02  
12/27/2019 AMEND: 11900  
12/27/2019 AMEND: 11900 (a)  
12/12/2019 AMEND: 2975  
12/23/2019 AMEND: 7.50

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10/21/2019 ADOPT: 3495, 3496., 3497, 2449.30, 2449.31, 2449.32, 2449.33, 2449.34 AMEND: 2449.1, 3490, 3491  
10/24/2019 AMEND: 3043, 3043.3, 3043.4, 3043.5  
11/20/2019 ADOPT: 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448  
12/18/2019 AMEND: 3375, 3375.3

12/05/2019 ADOPT: 3999.100, 3999.101, 3999.108, 3999.109, 3999.110, 3999.111, 3999.112, 3999.113, 3999.114, 3999.115, 3999.116, 3999.125, 3999.126, 3999.127, 3999.130, 3999.131, 3999.133, 3999.134, 3999.135, 3999.136, 3999.137, 3999.138, 3999.139, 3999.140, 3999.141, 3999.142, 3999.143, 3999.144, 3999.145, 3999.146, 3999.147, 3999.201, 3999.205, 3999.215, 3999.216, 3999.217, 3999.218, 3999.219, 3999.240, 3999.241, 3999.300, 3999.301, 3999.302, 3999.303, 3999.304, 3999.305, 3999.306, 3999.307, 3999.308, 3999.309, 3999.310, 3999.315, 3999.325, 3999.326, 3999.368, 3999.375, 3999.380, 3999.381, 3999.382, 3999.383, 3999.384, 3999.385, 3999.390, 3999.391, 3999.392, 3999.393, 3999.394, 3999.396, 3999.400, 3999.401, 3999.410, 3999.411, 3999.415, 3999.418, 3999.419, 3999.427, 3999.428, 3999.430, 3999.431 AMEND: 3999.98, 3999.99, 3999.320 REPEAL: 3352, 3352.1, 3355, 3355.2

12/10/2019 ADOPT: 3076, 3076.1, 3076.2, 3076.5 AMEND: 3076.3, 3076.4 REPEAL: 3076, 3076.1, 3076.2, 3076.5

**Title 16**

10/18/2019 AMEND: 124, 124.5

10/23/2019 AMEND: 1399.201, 1399.203, 1399.204, 1399.274 REPEAL: 1508, 1508.2, 1508.3

11/12/2019 AMEND: 1749

11/13/2019 ADOPT: 974.3 AMEND: 974

11/27/2019 AMEND: 2032.1

11/26/2019 AMEND: 1821, 1833.1, 1870, 1887.4.1 REPEAL: 1889, 1889.1, 1889.2, 1889.3

12/05/2019 AMEND: 1399.617

12/30/2019 ADOPT: 2017, 2042 AMEND: 2003

12/19/2019 AMEND: 811

**Title 17**

11/22/2019 ADOPT: 93400, 93401, 93402, 93403, 93404, 93405, 93406, 93407, 93408, 93409, 93410

12/19/2019 AMEND: 94010, 94016

12/18/2019 ADOPT: 30315.05, 30315.20, 30315.22, 30315.23, 30315.33, 30315.50, 30315.52, 30316.30, 30317.10, 30317.20, 30318.11 AMEND: 30315.10, 30315.34, 30315.36, 30315.60, 30316, 30316.10, 30316.20, 30316.60, 30316.61, 30318.10, 30319, 30320.90 REPEAL: 30315.33, 30315.35, 30315.50, 30315.51, 30315.52, 30316.22, 30316.30, 30316.40, 30316.50, 30317, 30317.10, 30317.20, 30317.30, 30317.40, 30317.50, 30317.60, 30317.70, 30318.11, 30319.20

12/11/2019 AMEND: 94014

12/20/2019 ADOPT: 6520, 6541, 6542, 6543, 6544, 6545, 6540, 6547, 6548, 6549 AMEND: 6523, 6525, 6527, 6529, 6531, 6532, 6540.1 REPEAL: 6521, 6521.3, 6521.5, 6521.7, 6521.9, 6521.11, 6521.13, 6521.15, 6521.17, 6521.19, 6521.21, 6521.23, 6521.25, 6521.27, 6521.29, 6521.31

**Title 18**

10/08/2019 AMEND: 18662-0, 18662-1, 18662-2, 18662-3, 18662-4, 18662-5, 18662-6, 18662-8

11/04/2019 AMEND: 302, 305, 305.1, 305.2, 323

12/26/2019 AMEND: 202

**Title 20**

10/07/2019 AMEND: 1601, 1602, 1604, 1605.1, 1605.2, 1605.3, 1606, 1607

12/12/2019 AMEND: 1602, 1605.1

12/24/2019 ADOPT: 1004 AMEND: 1602, 1604, 1605.1, 1605.3, 1606, 1608

12/30/2019 REPEAL: 1650, 1651, 1652, 1653, 1654, 1655

**Title 22**

10/24/2019 AMEND: 64305

12/13/2019 AMEND: 97210, 97212, 97213, 97215, 97240, 97241, 97244, 97245, 97246, 97247, 97249, 97250

**Title 23**

10/29/2019 ADOPT: 3959.8

11/06/2019 AMEND: 2631 REPEAL: 2631.2

10/28/2019 AMEND: 1062, 1063, 1064, 1065, 1066, 1068, 3833.1

10/23/2019 AMEND: 2200, 2200.6, 2200.7

**Title 26**

12/10/2019 REPEAL: 19-2040, 19-2041, 19-2060, 19-2070, 19-2071, 19-2072, 19-2073, 19-2074, 19-2075

**Title 27**

12/31/2019 AMEND: 25600.2

**Title 27, 20**

11/04/2019 AMEND: 27001

**Title MPP**

10/07/2019 AMEND: 40-105, 40-171, 80-301 REPEAL: 40-026

10/31/2019 ADOPT: 31-237 except subdivision (f)(2)

12/30/2019 AMEND: 44-111

12/31/2019 ADOPT: 31-237(f)(2)