STATE OF CALIFORNIA
OFFICE OF ADMINISTRATIVE LAW
SECOND READOPTION OF EMERGENCY RULEMAKING ACTION:
ELECTRONIC SUBMISSION OF NOTICES OF PROPOSED ACTION,
REGULATORY ACTIONS, AND CHANGES WITHOUT REGULATORY EFFECT

NOTICE OF PROPOSED EMERGENCY ACTION

Government Code section 11346.1(a)(2) requires that, at least five working days prior to submission of a proposed emergency action to the Office of Administrative Law (OAL), the adopting agency provide a notice of the proposed emergency action to every person who has filed a request for notice of regulatory action with the agency. After submission of the proposed emergency to OAL, OAL shall allow interested persons five calendar days to submit comments on the proposed emergency regulations as set forth in Government Code section 11349.6.

OAL intends to submit this proposed emergency action for review on November 24, 2021. The submitted action will appear on the list of “Emergency Regulations Under Review” on OAL’s website at oal.ca.gov/emergency_regulations/emergency_regulations_under_review.

Comments must be submitted in writing to OAL at:

Office of Administrative Law
300 Capitol Mall, Suite 1250
Sacramento, CA 95814
Fax: (916) 323-6826
Email: staff@oal.ca.gov

A copy of the comments must be submitted in writing to the contact person at:

Office of Administrative Law
Attn: Eric Partington
300 Capitol Mall, Suite 1250
Sacramento, CA 95814
Fax: (916) 445-9515
Email: eric.partington@oal.ca.gov
FINDING OF EMERGENCY

On March 4, 2020, Governor Gavin Newsom declared an emergency in the state of California in response to the outbreak of respiratory illness due to the novel coronavirus known as COVID-19. On March 19, 2020, Governor Newsom issued Executive Order N-33-20, a stay-at-home order to protect Californians and slow the spread of COVID-19. The order mandates that all residents heed current public health directives, fundamentally ordering all but the most essential workers to stay home.

The requirements of the California Administrative Procedure Act (APA) remain largely unchanged by the Governor’s actions, which means that state agencies are still generally required to promulgate regulations pursuant to the APA. The APA requires state agencies to submit a variety of documents to OAL for review. While OAL’s existing regulations do not expressly prohibit electronic submission of these documents, they also do not offer guidance regarding, for example, distinctions between hard-copy and electronic documentation requirements or acceptance of digital signatures. As a result, most documents submitted to OAL are hard copies.

Paper documents that must be wet-signed and then hand-delivered or mailed to OAL are consequently routed to and handled by more Californians, which therefore potentially increases COVID-19 exposure and transmission. By contrast, COVID-19 exposure and transmission would be lessened if agencies were able to utilize digital signatures to satisfy APA signature requirements and electronically submit APA-related documents to OAL.

Clear instructions for submission of paperless and contactless documents and use of digital signatures would allow state agencies to continue promulgating regulations in full compliance with the APA to carry out their missions and provide critical services without unnecessarily exposing employees and other Californians to COVID-19.

Since Executive Order N-33-20 was issued, numerous agencies have requested that OAL accept electronic submissions and digitally signed documents. These agencies have been experiencing significant difficulties with obtaining wet signatures on hard-copy documents and compiling and submitting hard-copy rulemaking files to OAL as employees shelter in place and work remotely.

In light of the ongoing state of emergency in California, the need demonstrated by agencies struggling to simultaneously comply with the APA and the stay-at-home order, and COVID-19’s aggressive virulence, OAL finds the lack of a detailed process for state agencies to digitally sign and electronically submit
APA-related documents to OAL to be an emergency, as defined in section 11342.545 of the Government Code, and proposes to immediately adopt emergency regulations to avoid serious harm to the health, safety, and general welfare of Californians.

**UPDATE TO FINDING OF EMERGENCY**

The emergency circumstances described above that led to the initial adoption and first readoption of these emergency regulations are unchanged. Since the emergency regulations became operative in July 2020, OAL has made substantial progress and proceeded with diligence toward making the regulations permanent in accordance with section 11346.1(e) of the Government Code. While OAL’s emergency regulations facilitated contactless submission of many electronic rulemaking actions by state agencies over the past sixteen months, the overall learning curve for submitting agencies as well as OAL staff has been steeper than expected. OAL staff has spent hundreds of hours assisting state agencies with the submission process; while this expenditure of resources has been far greater than anticipated, we have gained valuable experience implementing the new process and learning what works well and what needs further consideration. State agencies have provided OAL with a wealth of feedback that we reviewed as we refined the process to address current limitations and make electronic submissions more intuitive. Based on this experience and feedback, OAL recently finished drafting regulations that will enlarge the scope of acceptable electronic submissions and make it easier for agencies – especially those with larger, more complex rulemaking actions – to utilize the electronic submission process. The Notice of Proposed Action for these permanent regulations will be published on November 19, 2021. Further, OAL has enlisted IT services and developed a business case for the design and implementation of a cloud-based document sharing platform (e.g., Dropbox, SharePoint) that we believe may eventually replace the current email-based submission process.

**AUTHORITY**

Government Code section 11342.4

**REFERENCE**

Government Code sections 11343, 11343.1, 11343.8, 11346.1, 11347.3, and 11349.6.
Government Code section 11340.5 requires agencies to adopt regulations pursuant to the APA unless there is an express statutory exemption. Government Code section 11343 requires agencies to deliver notices of proposed regulatory action and transmit certified copies of proposed regulation text to OAL and requires certification of proposed regulation text to be made by the agency head or their delegate in writing. Existing regulations in chapter 1, division 1, title 1 of the California Code of Regulations (CCR) establish requirements and procedures for submitting these and other related documents to OAL.

The Uniform Electronic Transactions Act (UETA) (Civ. Code, secs. 1633.1-1633.17) provides that laws requiring records in writing or handwritten signatures are satisfied by electronic records or electronic signatures, respectively. Government Code section 16.5 defines a “digital signature” as a type of electronic signature under the UETA and sets forth a list of attributes that digital signatures must embody in order to be used or accepted by public entities in California, including all state agencies. Existing regulations promulgated by the California Secretary of State in chapter 10, division 7, title 2 of the CCR further implement Government Code section 16.5.

The changes proposed in this emergency rulemaking action would reduce the number of hard-copy documents required for submission of notices of proposed action. The proposed changes would establish new procedures for electronic submission of notices of proposed action, certified regulation text, rulemaking files, and other APA-related documents to OAL. The proposed changes would establish detailed requirements for electronic submissions, including file format types, file size limits, email addresses, and daily cutoff times. The proposed changes would allow agency heads and their delegates to certify regulation text using digital signatures created in compliance with existing law.

The objective of these regulations is to decrease the spread of COVID-19 by reducing the total number of documents agencies must provide when submitting paper-based notices of proposed action to OAL, and providing agencies with a straightforward, efficient, paperless and contactless process for submitting notices of proposed action, regulatory actions, and changes without regulatory effect to OAL.

The only existing state regulations concerning submission of the APA-related documents described above to OAL are in division 1, title 1 of the CCR. After careful evaluation, OAL has determined that the proposed changes are not inconsistent or incompatible with existing regulations.
LOCAL MANDATE DETERMINATION

OAL has determined that the proposed changes do not impose a mandate on local agencies or school districts.

COST ESTIMATES

OAL anticipates that the proposed changes will lead to a reduction in printing materials (e.g., paper, toner) used for purposes of submitting APA-related documents to OAL, which should result in a small savings to state agencies. OAL does not anticipate that the proposed changes will result in any reimbursable costs to local government agencies, nondiscretionary costs or savings to local government agencies, or costs or savings in federal funding to the state.

NECESSITY

Section 1, subsection (a)(3). The Form 400 revision date of January 2013 is inaccurate. Though OAL is responsible for its content, the Form 400 is one of many standard forms maintained by the Department of General Services (“DGS”). DGS updated the Form 400 in October 2019 to comply with accessibility requirements of the Americans with Disabilities Act (ADA), and the revision date of the form was changed accordingly. Further, the second page of the form is being removed, as it contains a host of outdated and therefore inaccurate information and OAL no longer believes instructions for filling out the form are necessary. The content of the first page of the Form 400 has not changed. This subsection must be amended to reflect the correct revision date.

Section 5, title. “(Form 400)” is being removed because section 5 governs the submission of many documents, not just the Form 400.

Section 5, subsection (b)(1). This subsection is being amended to only include requirements for hard-copy notice submissions. The number of required copies of the notice is being reduced from four to two because OAL only needs two copies of the notice and text to perform its review. This change is needed to eliminate waste and reduce printing expenses for state agencies. This change is also needed to mitigate COVID-19 exposure, since reducing the number of documents required to be printed and delivered to OAL will reduce the available pathways for transmission of the virus. Subsection (b)(1) is being further amended to explicitly identify all documents required to be submitted with a notice pursuant to Government Code section 11346.4(a)(5), not just the proposed regulation text required pursuant to Government Code section 11346.2(a). The documents identified are the Notice of Proposed Action, STD. 399, and Initial Statement of Reasons.
Section 5, subsection (b)(2). This subsection is being amended to only include requirements for electronic notice submissions. Only one copy of the notice and Form 400 are required because unlike hard-copy documents, electronic documents can be easily duplicated and routed during OAL’s review without increasing the risk of COVID-19 exposure. Subsection (b)(2) is being further amended to explicitly identify all documents required to be submitted with a notice pursuant to Government Code section 11346.4(a)(5), not just the proposed regulation text required pursuant to Government Code section 11346.2(a). The documents identified are the Notice of Proposed Action, STD. 399, and Initial Statement of Reasons.

Section 5, subsection (b)(2)(A). This subsection establishes file format and size requirements. OAL has limited technological capability and support and must limit file formats and sizes to ensure that all electronic submissions can be accessed and reviewed. Portable Document Format (PDF) is proposed as the only permissible file format because the software is widely available and supports the creation, use, and verification of digital signatures, most other file formats can be easily converted to PDF format, and OAL has the resources to review PDF documents. All electronic documents must be submitted attached to one email because allowing multiple emails would create logistical complications for OAL, and the critically important submission date would be more difficult to determine for a notice of proposed action submitted incrementally over time. The proposed maximum email size is 25MB because OAL’s email system will not allow delivery of messages that exceed that limit.

Section 5, subsection (b)(2)(B). The specific email account to which electronic notice submissions must be sent is being established and identified here in order to provide agencies with clear instructions that will mitigate the number of misdirected submissions, and because monitoring only a single dedicated email account for new electronic notice submissions will be the most efficient use of OAL’s limited resources.

Section 5, subsection (b)(2)(C). OAL’s hours of operation are from 8:00 a.m. to 5:00 p.m., Monday through Friday. OAL is closed on weekends and state holidays. This provision is necessary because OAL does not have the resources to fund overtime pay for staff members who, for example, work late to process submissions received after 5:00 p.m. Agencies need to understand the ramifications of submitting notices outside of OAL’s operating hours.

Section 5, changes without regulatory effect. Subsections (b)(1) and (b)(2) are being amended to remove a cross-reference to Government Code section 11346.2(a) and instead identify the document required by that statute, which
will be clearer to the reader. Non-substantive grammatical corrections (e.g., removal of superfluous language, ensuring consistent capitalization of terms) are being made throughout section 5.

Section 6, title. "(Form 400)" is being removed because section 6 governs the submission of many documents, not just the Form 400. "Hard-copy" is being added because section 6 is being amended to limit its scope to hard-copy submissions only.

Section 6, subsection (a). The non-exclusive list of regulatory action types is being removed as unnecessary since the beginning of the sentence clearly states that section 6 applies to all regulatory actions. Specifically regarding the Form 400, the term "original signature" is being changed to "wet signature" because the former is not defined or used by any APA statute and the commonly understood definition has changed since the term was first adopted by OAL. Once synonymous with "wet signature," "original signature" is now commonly understood to refer to a wet signature on a paper document as well as a digital or other electronic signature on an electronic document. It is necessary to use the commonly understood term "wet signature" to clarify the type of signature required on the hard-copy Form 400.

Section 6, changes without regulatory effect. Non-substantive grammatical corrections (e.g., removal of superfluous language, changing "shall" to "must," ensuring consistent use of active voice) are being made throughout section 6.

Section 6.5, title. The title of proposed new section 6.5 is drafted to align with proposed changes to the titles of sections 5 and 6.

Section 6.5, subsection (a). This new subsection establishes specific requirements for electronically submitted regulatory actions. Subsections (a)(1) through (a)(1)(B) mirror the existing requirements in section 6, subsection (a) regarding the number of required copies of the Form 400 and certified regulation text. Seven copies of the certified text are required pursuant to Government Code section 11343, and each copy of the text is required to be accompanied by a Form 400 to maintain uniformity across title 1 of the CCR and because it is easier to submit, track, review, and otherwise manage seven identical files than six identical files containing only certified text plus one different file containing certified text and the Form 400. It is necessary to specify in subsection (a)(1)(A) that an electronic Form 400 must be digitally signed to clarify that OAL will not accept, for example, submissions of regulatory actions that are electronic except for hard-copy, wet-signed forms, or "digitized" forms that were wet-signed and then scanned or otherwise converted into PDF format. Allowing hybrid submissions (i.e., submissions that are part hard-copy, part electronic)
would complicate OAL’s intake processes and, more importantly, defeat OAL’s purpose of lessening COVID-19 exposure by accepting fully paperless and contactless submissions. Digitized submissions are prohibited because digitized signatures cannot be created, used, or verified in compliance with Government Code section 16.5. Subsection (a)(1)(A) requires the electronic Form 400 to be completed in the same manner as a hard-copy Form 400, and simply cross-references the applicable requirements in section 6 rather than duplicating them. Subsection (a)(2) expressly allows for electronic submission of all rulemaking documentation required by law and provides a non-exclusive list in subsections (a)(2)(A) through (C) designed to assist the reader by providing examples and helpful cross-references to related laws. Without these examples, there is a danger that agencies might interpret subsection (a)(2) as solely referring to the rulemaking file described in Government Code section 11347.3, which is a narrower scope than OAL intends.

Section 6.5, subsection (b). This subsection establishes file format and size requirements. OAL has limited technological capability and support and must limit file formats and sizes to ensure that all electronic submissions can be accessed and reviewed. PDF is proposed as the only file format because the software is widely available and supports the creation, use, and verification of digital signatures, most other file formats can be easily converted to PDF format, and OAL has the resources to review PDF documents. All electronic documents must be submitted attached to one email because allowing multiple emails would create logistical complications for OAL, and the critically important submission date would be more difficult to determine for a regulatory action submitted incrementally over time. The proposed maximum email size is 25MB because OAL’s email system will not allow delivery of messages that exceed that limit.

Section 6.5, subsection (c). The specific email account to which electronic submissions other than notices of proposed action must be sent is being established and identified here in order to provide agencies with clear instructions that will mitigate the number of misdirected submissions, and because monitoring only a single dedicated email account for new electronic submissions will be the most efficient use of OAL’s limited resources.

Section 6.5, subsection (d). OAL’s hours of operation are from 8:00 a.m. to 5:00 p.m., Monday through Friday. OAL is closed on weekends and state holidays. This provision is necessary because OAL does not have the resources to fund overtime pay for staff members who, for example, work late to process submissions received after 5:00 p.m. Agencies need to understand the ramifications of submitting electronic regulatory actions outside of OAL’s
operating hours. The exception for electronic emergency regulatory actions is explained below.

Section 6.5, subsection (e). Government Code section 11349.6(b) requires OAL to post notice on its website of each emergency regulatory action submitted for review. This posting officially marks the beginning of the statutory 5-day comment period. Since no other type of submission is required to be posted in this manner, emergency regulatory actions universally require more OAL staff resources and time to process than any other regulatory actions. Subsection (e) establishes a cut-off time of 4:00 p.m. for electronic submissions of emergency regulatory actions; electronic emergency regulatory actions received by OAL after this time will not be considered submitted and notices of filing for these actions will not be posted until the following business day. Without this limitation in place, OAL staff would be forced to process and post notices of filing for emergency regulatory actions received electronically at the very end of a workday, which would require staff to work late and OAL to pay overtime. Because OAL has limited ability to fund overtime pay, subsection (e) is necessary to provide OAL staff with enough time to complete all required tasks during normal operating hours, and to inform agencies of the ramifications of submitting electronic emergency regulatory actions late in the day.

Section 50, title. This title is being amended because section 50 will no longer be the only section governing submission of emergency regulatory actions, and it is important to clearly inform the reader of the existence of special requirements for emergency actions.

Section 50, subsection (a). This subsection is being amended to align with the syntax used in similar provisions in sections 6, 6.5, and 100. Existing subsections (a)(1) and (a)(2) are being deleted because the requirements for submission of the Form 400 and certified regulation text are already in section 6 for hard-copy submissions and section 6.5 for electronic submissions. Leaving the requirements in section 50 would be redundant. New subsection (a)(1) is needed to clearly direct the agency to prepare the emergency-specific documentation in subsection (b). New subsection (a)(2) contains express instructions for submitting the hard-copy documentation in subsection (b) along with all required copies of the Form 400 and regulation text described in section 6, subsection (a). This is necessary because although section 6 generally contains requirements for hard-copy submission of all regulatory actions, it does not specifically identify the special, additional documentation required for hard-copy submission of emergency regulatory actions. New subsection (a)(3) includes instructions exclusively for electronic submission of documentation in subsection (b). While subsection (a)(3) essentially restates the requirements in section 6.5, subsections
(a)(2) and (a)(2)(B), including this language is necessary to prevent confusion regarding the applicability of section 50. Without this subsection, an agency might incorrectly interpret section 50 as only applicable to hard-copy submissions of emergency regulatory actions.

Section 50, subsection (b). Existing subsections (a)(3) through (a)(5)(B) comprise the remaining special requirements for submission of emergency regulatory actions. These subsections will now follow new subsection (b), which is being adopted to provide a clear caption for the special requirements. The existing subsections are being renumbered accordingly, although their contents are not being substantively changed.

Section 50, subsection (c). Existing subsection (b) is being renumbered to (c) and two cross-references are being amended to correspond to the renumbered provisions in new subsection (b).

Section 52, subsection (b). This subsection is being amended to refer to new section 6.5. This is necessary because the requirements in section 52 apply not only to hard-copy submissions of emergency regulatory actions governed by sections 6 and 50, but also electronic submissions of emergency regulatory actions governed by section 6.5.

Section 100, subsection (b). Subsection (b)(3) is being renumbered to (b)(1) and the word “submit” is being changed to “Prepare” because in practice, agencies will prepare the written statement as prescribed by this subsection and then submit the statement pursuant to a different subsection. Existing subsections (b)(1) and (b)(2) are being replaced by a new subsection (b)(2) that contains requirements exclusively for hard-copy submissions of changes without regulatory effect, including the written statement prepared pursuant to subsection (b)(1) and the documents described in section 6, subsection (a). New subsection (b)(3) similarly contains requirements exclusively for electronic submissions of changes without regulatory effect, including the written statement prepared pursuant to subsection (b)(1), the electronic files described in section 6.5, subsection (a)(1), and the same file format, maximum email size, and daily submission cut-off time being proposed in section 5, subsections (b)(2)(A)-(C), and section 6.5, subsections (b)-(d). Sections (b)(2) and (b)(3) are necessary because sections 6 and 6.5 govern submission of regulatory actions promulgated in compliance with the rulemaking procedures specified in article 5 of the APA, but changes to CCR text made in accordance with section 100 do not need to comply with article 5. Thus, the submission requirements in sections 6 and 6.5 do not apply, and OAL must expressly establish distinct instructions for submission of changes without regulatory effect here in section

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The proposed electronic filing requirements in subsections (b)(3)(A)-(C) are necessary for the reasons described above regarding identical proposed language in sections 5 and 6.5.

Section 100, changes without regulatory effect. Subsection (b) is being changed to align with the syntax used in similar provisions in sections 6, 6.5, and 50. The Reference note is being amended to delete an irrelevant citation.

Section 101, subsection (a). This proposed subsection establishes a condition that must be satisfied before an agency may submit electronic documents containing digital signatures to OAL. This condition is necessary because all digital signatures used or accepted by state agencies must comply with Government Code section 16.5 and its implementing regulations in chapter 10, division 7, title 2 of the CCR. OAL is willing to accept digital signatures but possesses neither the resources nor the technical expertise required to investigate, review, or otherwise determine whether the digital signature provided on each electronically submitted Form 400 was created in compliance with California law. Since the statute clearly imposes a corresponding duty on the agency using a digital signature to ensure that signature’s compliance with law, OAL has determined that its legal obligations regarding digital signature acceptance can be met simply by requiring each agency head to certify, in writing, that their digital signature complies with relevant California law before submitting any digitally signed documents to OAL. To that end, OAL drafted the standardized language included in this subsection to clearly identify all applicable APA and digital signature laws and expressly state that certification in accordance with section 101 is a prerequisite to submitting electronic documents containing digital signatures.

Section 101, subsection (b). This subsection establishes additional requirements for agency heads who delegate their authority to certify regulation text to other named individuals. The standardized language in this subsection is necessary for the same reasons provided above regarding similar language proposed in subsection (a), and to clearly identify each person to whom certification authority is being delegated. Further, for submissions that are not fully or partially exempt from the APA, this certification necessarily allows an agency head to satisfy the additional Government Code section 11343(g) mandate that delegations of authority to certify regulation text be made in writing.

Section 101, subsection (c). This subsection requires the certifications in subsections (a) and (b) to be signed and dated by the agency head. The signature requirement is designed to eliminate the possibility of OAL receiving certifications made by individuals other than the agency head, without the
agency head's knowledge. The date is necessary to ensure that OAL always has the correct certifications and delegations on file, which will eliminate confusion if, for example, an agency submits additional or revised certifications after submitting the initial certification.
PROPOSED REGULATION TEXT
Title 1. General Provisions
Division 1. Office of Administrative Law
Chapter 1. Review of Proposed Regulations
Article 1. Chapter Definitions
Section 1. Chapter Definitions.
(a) The following definitions shall apply to the regulations contained in this chapter:

(1) “APA” means the part of the California Administrative Procedure Act appearing in California Government Code, Title 2, division 3, part 1, chapter 3.5, commencing with section 11340, which generally governs the adoption, amendment, or repeal of regulations by California state agencies.

(2) “Certificate of compliance” means a statement by the head of the rulemaking agency that the agency has complied with the provisions of Government Code sections 11346.2 through 11347.3 prior to the expiration of the effective period of the emergency regulations. After the adoption of emergency regulations, this statement is submitted to OAL for review along with the regulatory text and the rulemaking file.

1 Please note that the Proposed Regulation Text has been illustrated for greater accessibility. Proposed changes are illustrated with additions in underlining and the following bracketed text: [begin underline], [end underline], to show where the new text is being added. Proposed text for deletion (repeal) is shown in strikethrough with the additional bracketed text [begin strikethrough] and [end strikethrough] to denote the beginning and end of stricken text.
(3) “Form 400” means the form entitled “Notice Publication/Regulations Submission” STD. 400 ([change date from 01-2013 to 10-2019] rev. 01-2013 REV. 10/2019), which appears in Appendix A to article 2 of this chapter.

(4) “OAL” means “the Office of Administrative Law.”

(5) “Regular rulemaking” means the original submission of a regulatory action, other than a certificate of compliance filing, subject to review by OAL within thirty working days of receipt.

Note: Authority cited: Section 11342.4, Government Code. Reference: Sections 11340.2, 11342.550, 11343, 11346.1 [begin strikethrough] (e) [end strikethrough], 11349.3 [begin strikethrough] (a) [end strikethrough], 11349.6 [begin strikethrough] (d) [end strikethrough] and 11370, Government Code.
Section 5. Submission of Notices for Publication (Form 400).

(a) Each Friday is designated as the publication date of the California Regulatory Notice Register.

(b) At least ten calendar days before the desired publication date of any notice, an agency shall submit the following to OAL:

1. For hard-copy submissions, two copies of the notice (see Appendix A to this Article), or copy thereof, attached to the front of the notice, and, if the notice is submitted pursuant to Government Code section 11346.4(a)(5), then in addition to the Notice of Proposed Action and the STD. 399, the submission shall also include, pursuant to Government Code section 11346.2(a) and (b), one copy of the express terms of the proposed regulation and the initial statement of reasons.

2. For electronic submissions, an electronic file containing one electronic Form 400 with Part A completed and one electronic copy of the notice, if the notice is a notice of proposed regulatory action submitted pursuant to Government Code section 11346.4(a)(5), then in addition to the Notice of Proposed Action and STD. 399, the submission shall also include, pursuant to Government Code section 11346.2(a) and (b), one electronic copy of each document required by Government Code section 11346.2(a) and the express terms of the proposed regulation and the initial statement of reasons.

(A) The agency must submit all electronic documents described in subsection (b)(2) in PDF format as attachments to a single email, which may not exceed 25MB in size.

(B) Electronic notices may only be submitted to OAL at NOPA@oal.ca.gov.
(C) OAL will consider electronic notices received after 5:00 p.m. on a business day, or at any time on a weekend or holiday, to be submitted on the following business day.

(c) The Form 400 attached to the notice as provided in subsection (b), above, shall must contain:

1. a description of the subject matter of the notice and, if the notice is a notice of proposed regulatory action, the title(s) of the California Code of Regulations affected, with the first affected regulation section number listed;

2. the requested publication date;

3. the type of notice;

4. the name of the submitting agency and the agency file number, if any, as well as the name and telephone number of an agency contact person for the notice submission;

5. if the notice is a notice of proposed regulatory action submitted after an emergency filing, the agency shall enter the number assigned by OAL to the emergency filing in the box marked “All Previous Related OAL Regulatory Action Number(s)” (box 1b. of Part B); and

6. if the notice is a notice of proposed regulatory action submitted after the readoption of an emergency filing, the agency shall enter the number assigned by OAL to the readoption of the emergency filing and the number assigned by OAL to the original emergency filing in the box marked “All Previous Related OAL Regulatory Action Number(s)” (box 1b. of Part B).

(d) Except for the types of notices described below in this subsection, the agency shall pay a notice printing fee to OAL in the amount of $40.00 per page, or any portion thereof, as printed in the California Regulatory Notice Register:

1. a notice of proposed regulatory action submitted pursuant to Government Code section 11346.4(a)(5);

2. a notice otherwise required by statute to be published in the California Regulatory Notice Register; or,

3. a notice modifying information contained in a notice described in subsections (d)(1) or (d)(2) above.

(e) If a notice of proposed regulatory action fails to comply with the requirements of this subsection A with a lower case a in the word
article] Article, or sections 11346.3, 11346.4(a)(5), and 11346.5 of the Government Code, OAL shall contact the agency within three business days to correct any deficiencies. If the deficiencies are not corrected by agreement between OAL and the agency within the three- [begin underline] business- [end underline] day period, OAL shall promptly return the notice to the agency with a letter explaining the reasons for disapproval.

Section 6. [begin underline] Hard-copy [end underline] Submission of Regulatory Actions [begin strikethrough] (Form 400). [end strikethrough]

(a) [begin underline] For [end underline] [replace capitalized letter A with a lower case a in the word all] aAll regulatory actions submitted [begin underline] in hard copy [end underline] to OAL for publication in the California Code of Regulations and/or for transmittal to the Secretary of State for filing, [begin strikethrough] including, but not limited to, the types of regulatory actions specified in subsection (b)(3) of this section — shall [end strikethrough] [begin underline] the agency must [end underline] include seven copies of the [begin underline] certified [end underline] [add a letter s to the word regulation] regulation(s) [begin underline] text [end underline]. A completed Form 400, [begin strikethrough] (see Appendix A to this Article) [end strikethrough] with the [begin strikethrough] original [end strikethrough] [begin underline] wet [end underline] signature of the person making the certification referred to in subsection (b)(8), [begin strikethrough] of this section shall [end strikethrough] [begin underline] must [end underline] be attached to the front of one [begin strikethrough] of the [end strikethrough] [change the word “copies” to copy] copies of the [begin underline] certified [end underline] [delete letter s from the word regulations] regulation(s). [begin strikethrough] A copy [end strikethrough] [begin underline] text, and a copy [end underline] of [begin strikethrough] this [end strikethrough] [begin underline] the completed and signed [end underline] Form 400 [begin strikethrough] shall [end strikethrough] [begin underline] must [end underline] be attached to each of the remaining six copies of the [begin underline] certified [end underline] [delete the letter s from the word regulations] regulation(s) [begin underline] text [end underline] [begin strikethrough] submitted to OAL. [end strikethrough]

(b) The completed Form 400 [begin strikethrough] attached to the regulation(s) submitted to OAL shall [end strikethrough] [begin underline] must [end underline] contain:

(1) Subject of Regulation(s);

(2) the title(s) of the California Code of Regulations affected and a list of all regulation sections being adopted, amended or repealed;

(3) the type of regulatory filing:

(A) Regular rulemaking (Gov. Code, secs. 11346 and 11349.1);

(B) Resubmittal of regulatory actions (Gov. Code, secs. 11346.1, 11349.3, and 11349.4);
(C) Changes without regulatory effect (Cal. Code Regs., tit[begin strikethrough]le[end strikethrough] [begin underline] 1, sec[begin strikethrough]tion[end strikethrough] [begin underline] 100);

(D) Emergency (Gov. Code, secs. 11346.1 and 11349.6);

(E) Certificate of Compliance (Gov. Code, sec. 11346.1(e)).

(F) “Print Only” requests for:

1. regulations adopted pursuant to the requirements of the APA, but which are expressly exempted by statute from OAL review; or

2. regulations not required to be printed in the California Code of Regulations, but which the adopting agency desires to have printed pursuant to Government Code section 11343.8;

(G) “File and Print”

(H) Other (i.e., not listed in subsections (A) through (G), above) describing the nature of the filing;

(4) the beginning and ending dates of all public availability periods pursuant to section 44 of this [replace capitalized letter A with a lower case a in the word article] aArticle and section 11347.1 of the Government Code;

(5) the requested effective date of regulatory changes (Gov. Code, sec. 11343.4);

(6) if a statute requires that, prior to submitting the regulatory action to OAL, the rulemaking agency provide notice to another agency or entity of the regulatory action, or otherwise to submit the regulations to another agency or entity for review, consultation, approval, or concurrence, at any time prior to the submission of the regulations to OAL, the name of any and all such agencies or entities;

(7) the name and telephone number of an agency contact person for the regulatory action;

(8) a signed certification by an agency official authorized to make the certification stating:

(A) that the attached copy of the regulation is a true and correct copy of the regulation identified on the Form 400;

(B) that the information specified on the Form 400 is true and correct;
(C) that the person signing the certification is the head of the agency, or a
designee of the agency head, authorized to make the certification;

(D) the date the certification is made; and,

(E) the typed name and title of the person making the certification;

(9) the file number(s) previously assigned by OAL:

(A) to the submission of the notice of proposed regulatory action (the “Notice
File Number”);

(B) to the prior submission(s) of the regulatory action (the “Regulatory Action
Number”) if the present filing is the resubmission of a disapproved or withdrawn
regulatory action (place this file number in the box marked “All Previous Related
OAL Regulatory Action Number(s)”;)

(C) to the submission of the original emergency regulatory action (the
“Emergency Number”) if the present filing is a certificate of compliance or a
readoption of the emergency regulatory action (place this file number in the
box marked “All Previous Related OAL Regulatory Action Number(s)”;)

(D) to the submission of the readoption of the emergency regulatory action (the
“Emergency Number”) and to the submission of the original emergency
regulatory action (place these file numbers in the box marked “All Previous
Related OAL Regulatory Action Numbers”) if the present filing is a certificate of
compliance after the readoption of an emergency regulatory action;

(10) if not already completed, the name of the agency with rulemaking
authority and the agency's file number, if any.

(c) For a All regulatory actions submitted to OAL for
publication in the CCR and/or transmittal to the Secretary of State for filing
shall include the Form 400, which shall be completed as follows:

(1) When submitting regulations as a “regular rulemaking,” complete part B of the same Form 400 that was previously
submitted with the notice of the proposed regulatory action; or, if a new Form 400 is used, complete part B and
enter the number OAL previously assigned to the notice in the box marked “Notice File Number.”
(A) When adoptions, amendments, or repeals described in one notice of regulatory action are later submitted to OAL for review in more than one regulatory filing, the agency shall, at the time of submission to OAL, either

1. complete part B of a photo copy of the Form 400 submitted with the notice, or
2. complete part B of a new Form 400 and enter the number OAL previously assigned to the notice in the box marked “Notice File Number.”

(2) When resubmitting a disapproved or withdrawn regulatory filing, complete part B of a new Form 400, and enter the number OAL previously assigned to the notice in the box marked “Notice File Number” and enter the number OAL previously assigned to the prior submission of the regulatory action in the box marked “All Previous Related OAL Regulatory Action Number(s).”

(3) When submitting emergency regulations, complete part B of the Form 400.

(4) When submitting a Certificate of Compliance filing after the adoption of emergency regulations, complete part B of the same Form 400 that was previously submitted with the notice; or, if a new Form 400 is used, complete part B and enter the number OAL previously assigned to the notice in the box marked “Notice File Number” and enter the number OAL previously assigned to the original emergency filing in the box marked “All Previous Related OAL Regulatory Action Number(s).”

(5) When submitting a Certificate of Compliance filing after the readoption of emergency regulations, complete part B of the same Form 400 that was previously submitted with the notice; or, if a new Form 400 is used, complete part B and enter the numbers OAL previously assigned to the readoption of the emergency filing and the original emergency filing in the box marked “All Previous Related OAL Regulatory Action Number(s).”
(6) When submitting previously approved emergency regulations for readoption, complete part B of a new Form 400, and enter the number(s) OAL assigned to the original emergency filing(s) in the box marked “All Previous Related OAL Regulatory Action Number(s).”

Section 6.5. Electronic Submission of Regulatory Actions.

(a) For all regulatory actions submitted electronically to OAL for publication in the California Code of Regulations and/or transmittal to the Secretary of State for filing, the agency must include:

1. Seven identical electronic files, each containing:
   - (A) One electronic Form 400 completed according to section 6, subsections (b) and (c), and digitally signed by the person making the certification referred to in section 6, subsection (b)(8), and
   - (B) One electronic copy of the certified regulation text.

2. One electronic file containing all documentation required by law to be submitted to OAL, including, but not limited to, the following:
   - (A) For regular rulemakings, and certificates of compliance promulgated in accordance with Government Code section 11346.1(e), the rulemaking file described in Government Code section 11347.3(b).
   - (B) For emergency actions promulgated in accordance with Government Code section 11346.1, the documentation described in section 50, subsection (b).
   - (C) For the adoption or revision of state policy for water quality control plans, or the adoption or revision of water quality control plans and guidelines, promulgated in accordance with division 7 (commencing with section 13000) of the Water Code, the documentation described in Government Code section 11353(b)(2).

(b) The agency must submit all electronic documents described in subsection (a) in PDF format as attachments to a single email, which may not exceed 25MB in size.

(c) Electronic regulatory actions may only be submitted to OAL at ElectronicSubmissions@oal.ca.gov.

(d) Except for electronic emergency regulatory actions, OAL will consider electronic regulatory actions received after 5:00 p.m. on a business day, or at any time on a weekend or holiday, to be submitted on the following business day.

(e) OAL will consider electronic emergency regulatory actions received after 4:00 p.m. on a business day, or at any time on a weekend or holiday, to be submitted, and will post the notice of filing required by Government Code section 11349.6(b) for these actions, on the following business day.
Note: Authority cited: Section 11342.4, Government Code. Reference: Sections 11343, 11343.1, 11343.8, 11346.1, 11347.3 and 11349.6, Government Code.
Section 50. Special Requirements for Submission of Proposed Emergency Regulatory Actions Submission. (a) State agencies submitting emergency regulations to OAL pursuant to Government Code section 11346.1, the agency must shall include:
(1) Prepare the documentation described in subsection (b); and either
(2) Submit one hard copy of the documentation along with hard copies of all documents described in section 6, subsection (a); or
(3) If submitting electronically pursuant to section 6.5, provide one electronic copy of the documentation in accordance with section 6.5, subsection (a)(2).

(b) Documentation required for all emergency regulatory actions: (1) Seven copies of the specific language of the proposed emergency regulation as set forth in section 6; (2) A completed Form 400, with at least one Form 400 bearing an original signature, attached to each copy of the proposed text as set forth in section 6; (3) The finding of emergency required by Government Code section 11346.1(b); (4) An estimate prepared in accordance with instructions adopted by the Department of Finance as required by Government Code section 11346.5(a)(6); and (5) A statement by the submitting agency confirming that it has complied with the requirement to provide notice of proposed rulemaking action pursuant to Government Code section 11346.1(a)(2); or (B) A statement by the submitting agency confirming that the emergency situation addressed by the regulations clearly poses such an immediate, serious
harm that delaying action to allow notice and public comment would be inconsistent with the public interest. The statement shall include:

1. Specific facts demonstrating by substantial evidence that failure of the rulemaking agency to adopt the regulation within the time periods required for notice pursuant to Government Code section 11346.1(a)(2) and for public comment pursuant to Government Code section 11349.6(b) will likely result in serious harm to the public peace, health, safety, or general welfare; and

2. Specific facts demonstrating by substantial evidence that the immediate adoption of the proposed regulation by the rulemaking agency can be reasonably expected to prevent or significantly alleviate that serious harm.

[replacing the letter b with a letter c] OAL shall not approve any emergency regulation submitted with a subsection statement that does not satisfy the requirements of subsections 1 and 2.

Section 52. Readoption of Emergency Regulations.

(a) Readoption of an emergency regulation pursuant to Government Code section 11346.1(h) requires sending a notice of the proposed regulatory action pursuant to Government Code section 11346.1(a)(2).

(b) In addition to fulfilling the requirements for submission of regulatory actions described in sections 6 or 6.5 and 50, an agency requesting approval for readoption of an emergency regulation shall provide the following:

1. A statement providing specific facts demonstrating by substantial evidence that the agency has made substantial progress and proceeded with diligence to comply with Government Code section 11346.1(e); and either

2. A statement that the emergency circumstances are unchanged since the initial adoption or prior readoption; or

3. An updated finding of emergency required by Government Code section 11346.1(b) to reflect circumstances that have changed since the initial adoption or prior readoption.

(c) An agency requesting approval for readoption of an emergency regulation may incorporate by reference the rulemaking record, identified by OAL file number, for the initial adoption and any prior readoption of the emergency regulation.

Section 100. Publication of “Changes Without Regulatory Effect.”

(a) Subject to the approval of OAL as provided in subsections (c) and (d), an agency may add to, revise or delete text published in the California Code of Regulations without complying with the rulemaking procedure specified in Article 5 of the APA only if the change does not materially alter any requirement, right, responsibility, condition, prescription or other regulatory element of any California Code of Regulations provision. Subject to the approval of OAL, the Department of Social Services may add to, revise or delete text published in the department Manual of Policies and Procedures (MPP) without complying with the rulemaking procedure specified in Article 5 of the APA only if the change does not materially alter any requirement, right, responsibility, condition, prescription or other regulatory element of the MPP. The addition, revision or deletion is a “change without regulatory effect.” Changes without regulatory effect include, but are not limited to:

(1) renumbering, reordering, or relocating a regulatory provision;

(2) deleting a regulatory provision for which all statutory or constitutional authority has been repealed;

(3) deleting a regulatory provision held invalid in a judgment that has become final, entered by a California court of competent jurisdiction, a United States District Court located in the State of California, the United States Court of Appeals for the Ninth Circuit, or the United States Supreme Court; however, OAL shall not approve any proposed change without regulatory effect if the change is based on a superior court decision which invalidated the regulatory provision solely on the grounds that the underlying statute was unconstitutional;

(4) revising structure, syntax, cross-reference, grammar, or punctuation;

(5) changing an “authority” or “reference” citation for a regulation; and,

(6) making a regulatory provision consistent with a changed California statute if both of the following conditions are met:

(A) the regulatory provision is inconsistent with and superseded by the changed statute, and

(B) the adopting agency has no discretion to adopt a change which differs in substance from the one chosen.
(b) [begin underline] For all [end underline] [begin strikethrough] In submitting a [end strikethrough] [adding a letter s to the word change] changes without regulatory effect [begin underline] submitted [end underline] to OAL for review, the agency [begin strikethrough] shall [end strikethrough] [begin underline] must [end underline]:

[begin underline] (1) Prepare a written statement explaining why the change does not materially alter any requirement, right, responsibility, condition, prescription or other regulatory element of any California Code of Regulations provision; and either

(2) Submit one hard copy of the statement along with hard copies of all documents described in section 6, subsection (a); or

(3) Submit one electronic copy of the statement along with electronic copies of all documents described in section 6.5, subsection (a)(1).

(A) The agency must submit all electronic documents described in subsection (b)(3) in PDF format as attachments to a single email, which may not exceed 25MB in size.

(B) Electronic changes without regulatory effect may only be submitted to OAL at ElectronicSubmissions@oal.ca.gov.

(C) OAL will consider electronic changes without regulatory effect received after 5:00 p.m. on a business day, or at any time on a weekend or holiday, to be submitted on the following business day. [end underline]

[begin strikethrough] (1) submit seven copies of the regulations with an addition shown in underline or italics and a deletion shown in strike-out; and

(2) attach to each copy a completed Form 400, with at least one Form 400 bearing an original signature; and

(3) submit a written statement explaining why the change does not materially alter any requirement, right, responsibility, condition, prescription or other regulatory element of any California Code of Regulations provision. [end strikethrough]

(c) OAL shall determine whether a change submitted is a change without regulatory effect within 30 working days of its receipt. OAL shall send written notification of the determination to the agency which submitted the changes.

d) If OAL determines that the submitted change is a change without regulatory effect, OAL shall file it with the Secretary of State and have it published in the California Code of Regulations. If the change without regulatory effect is a
change to the MPP, OAL shall file the change with the Secretary of State and
the Department of Social Services shall publish the change in the MPP.

Note: Authority cited: Sections 11342.4 and 11349.1[begin strikethrough] (c) [end
strikethrough], Government Code. Reference: Sections 11342.600, 11343.8,
11344.6 and 11346, Government Code [begin strikethrough] ; and Article III,
Section 3.5, California Constitution. [end strikethrough]
Section 101. Digital Signature Acceptance.

(a) Prior to submitting electronic documents containing digital signatures to OAL pursuant to section 6.5 or section 100, an agency must provide the following certification by the agency head to OAL in writing:

“I, [Name], as head of [Agency name], certify that my digital signature on all electronic documents hereafter submitted to the Office of Administrative Law pursuant to California Code of Regulations, title 1, section 6.5 or section 100 is in compliance with the requirements of Government Code section 16.5, subdivision (a), and California Code of Regulations, title 2, division 7, chapter 10.”

(b) If the agency head wishes to delegate their authority to submit electronic documents containing digital signatures to OAL pursuant to section 6.5 or section 100, then the written certification in subsection (a) shall include the following:

“I authorize each of the individuals named below to certify regulations on my behalf.

[List name and title of each delegate.]

I certify that each named delegate’s digital signature on all electronic documents hereafter submitted to the Office of Administrative Law pursuant to California Code of Regulations, title 1, section 6.5 or section 100 is in compliance with the requirements of Government Code section 16.5, subdivision (a), and California Code of Regulations, title 2, division 7, chapter 10.”

(c) The agency head must sign and date the certification provided to OAL pursuant to this section.