



# California Regulatory Notice Register

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***Time-  
Dated  
Material***

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

*Information contained in this document is published as received from agencies and is not edited by Thomson Reuters.*

### 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 code of the following:

#### CONFLICT-OF-INTEREST CODES

##### AMENDMENT

MULTI-COUNTY: Livermore Amador Valley  
Water Management Agency

A written comment period has been established commencing on July 5, 2024, and closing on August 19, 2024. Written comments should be directed to the Fair Political Practices Commission, Attention Belen Cisneros, 1102 Q Street, Suite 3050, Sacramento, California 95811.

At the end of the 45-day comment period, the proposed conflict-of-interest code will be submitted to the Commission's Executive Director for their review, unless any interested person or their 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 will be submitted to the Commission for review.

The Executive Director of the Commission will review the above-referenced conflict-of-interest code, 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 their own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed code 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. Any written comments must be received no later than July 5, 2024. 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 should be made to Belen Cisneros, Fair Political Practices Commission, 1102 Q Street, Suite 3050, Sacramento, California 95811, or email [bcisneros@fppc.ca.gov](mailto:bcisneros@fppc.ca.gov).

#### 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 Belen Cisneros, Fair Political Practices Commission, 1102 Q Street,

Suite 3050, Sacramento, California 95811, or email [bcisneros@fpcc.ca.gov](mailto:bcisneros@fpcc.ca.gov).

## **TITLE 11. CALIFORNIA PRIVACY PROTECTION AGENCY**

### **DATA BROKER REGISTRATION SECTIONS 7600, 7601, 7602, 7603, 7604 AND 7605**

The California Privacy Protection Agency proposes to adopt the proposed amended regulations, described below, after considering all comments, objections, and recommendations regarding the proposed action.

#### **PUBLIC HEARING**

The Agency will hold a virtual public hearing to provide all interested persons an opportunity to present oral or written statements or arguments with respect to the proposed regulations:

**Date:** August 20, 2024

**Time:** 1:00–5:00 p.m. Pacific Time

To join this hearing by Zoom video conference:

<https://coppa-ca-gov.zoom.us/j/84399355488>

Webinar ID: 843 9935 5488

Or telephone:

USA (216) 706–7005 US Toll

USA (866) 434–5269 US Toll-free

Conference code: 682962

Please contact Elizabeth Allen at [regulations@coppa.ca.gov](mailto:regulations@coppa.ca.gov) or (279) 895–1356 by 4:30 p.m. on August 15, 2024, if reasonable accommodations are necessary.

At the hearing, any person may present oral or written statements or arguments relevant to the proposed action described in the Informative Digest. Participants will be given instructions on how to provide oral comment once they have accessed the hearing. The Agency requests, but does not require, that persons who make oral comments at the hearing also submit a written copy of their testimony at, or immediately following, the hearing via email to [regulations@coppa.ca.gov](mailto:regulations@coppa.ca.gov).

#### **WRITTEN COMMENT PERIOD**

Any interested person, or their authorized representative, may submit written comments relevant to the proposed regulatory action. The written comment period closes on August 20, 2024, at 5:00 p.m. Pacific Time. Only written comments received by that time

will be considered. Within your comment, please indicate the proposed rulemaking action to which your comment refers at the top of the page (e.g., “Data Broker Registration Regulations”).

Please submit written comments to:

**EMAIL:** [regulations@coppa.ca.gov](mailto:regulations@coppa.ca.gov)

Please include “Public Comment on Data Broker Registration Regulations” in the subject line.

**MAIL:** California Privacy Protection Agency

Attention: Elizabeth Allen

2101 Arena Boulevard

Sacramento, CA 95834

NOTE: Written and oral comments, attachments, and associated contact information (e.g., address, phone, email, etc.) become part of the public record and will be posted on our public website: <https://www.coppa.ca.gov/regulations/>.

#### **AUTHORITY AND REFERENCE**

Authority: Section 1798.99.87, Civil Code (Cal. Civ. Code).

Reference: Sections 1798.99.80, 1798.99.81, 1798.99.82, 1798.99.85, and 1798.99.87, Civil Code.

#### **INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW**

##### **Summary of Existing Laws and Regulations:**

In 2023, the Legislature passed — and Governor Newsom signed — Senate Bill (SB) 362 (Chapter 709, Statutes of 2023, also referred to as “the Delete Act”), which, among other things, transferred the administration and enforcement of the Data Broker Registry from the Office of the Attorney General to the California Privacy Protection Agency (“Agency”) as of January 1, 2024. The Agency now maintains the Data Broker Registry and posts publicly the required information disclosed by data brokers. Under the Delete Act, the Agency was tasked with implementing and administering the statute. SB 362 established that the Agency may adopt regulations to implement and enforce the bill. (Cal. Civ. Code, § 1798.99.87.)

The Delete Act requires that:

- Businesses register to the Data Broker Registry, provide registration information when registering, and pay a registration fee. (Cal. Civ. Code, § 1798.99.82.)
- The Agency create and maintain an informational website (“Data Broker Registry”) that displays the registration information provided by data brokers. (Cal. Civ. Code, § 1798.99.84.)

### Effect of the Proposed Rulemaking:

The Agency may adopt regulations to implement and enforce the Delete Act. (Cal. Civ. Code, § 1798.99.87.) A business that meets the definition of “data broker,” as defined in Civil Code section 1798.99.80, must register with the Agency on its website by January 31, following each year in which a business acts as a “data broker” and pay the applicable registration fee. For example, a business that engages in data broker activities in 2023 is required to register by January 31, 2024 — even if the business has no plans to engage in data broker activities in 2024. A data broker that fails to register by January 31 may be liable for administrative fines and costs in an administrative action brought by the Agency. (Cal. Civ. Code, § 1798.99.82(d).)

The Agency administered the data broker registration process for the first time in January of this year. Through that effort, Agency staff encountered a variety of common questions and occasional obstacles that indicated a need for clarification of SB 362’s registration requirements. Notably, data brokers reached out with questions about their registration requirements and expressed confusion due to a lack of clarity in the statute around undefined terms. In addition, a multitude of responses failed to give information that promotes the statute’s goals of consumer protection through transparency and informed decision-making around exercising California Consumer Privacy Act (CCPA) rights. The Agency also is mandated by statute to host a website providing the data brokers’ registration information and thus is authorized to charge data brokers a registration fee to support the costs of establishing and maintaining the informational website.

These proposed regulations address common questions and obstacles that surfaced for data brokers in the most recent registration period. To that end, the proposed regulations: (1) detail what is included in, and how to pay the registration fee; (2) define terms included in SB 362; and (3) clarify requirements for registration, updates to the registry, and website disclosures.

Specifically, the proposed regulations:

- Clarify that the registration fee includes \$400 plus any fees for processing electronic payments. (Proposed § 7600(a).)
- Establish a standardized electronic payment method for registration fees. (Proposed § 7600(b).)
- Establish a rule allowing payment by debit card, check, or wire transfer if a business cannot pay by credit card and the process for such. (Proposed § 7600(c).)
- Establish a rule stating that registration fees will not be prorated or refunded. (Proposed § 7600(d).)
- Define the term “direct relationship” to provide clarity on what businesses are data brokers and

ensure the definition is consistent with that contemplated in Civil Code Section 1798.99.80 subdivision (c). (Proposed § 7601(a).)

- Define the term “minor” as persons under 16 years of age and establish when a business is considered to have knowledge of a person’s age. (Proposed § 7601(b).)
- Define the term “register” to provide clarity on the requirements for completion of registration. (Proposed § 7601(c).)
- Define the term “registration period” to provide clarity on the start date for data broker registration. (Proposed § 7601(d).)
- Define the term “reproductive health care data” and provide examples to add clarity on data broker’s disclosure requirements pursuant to Civil Code section 1798.99.82 subdivision (b)(2)(E). (Proposed § 7602(e)(1).)
- Clarify that each data broker business, regardless of its status as a subsidiary or parent company to another business, is required to uniquely register. (Proposed § 7602(a).)
- Establish a rule requiring employee or agent for the data broker to register on behalf of the data broker and to have sufficient knowledge of their practices to provide accurate information under penalty of perjury. (Proposed § 7602(b).)
- Establish a rule preventing amendments or withdrawals to registration information after the registration period, subject to exceptions. (Proposed § 7602(c).)
- Establish a rule requiring true and correct responses be submitted by the data broker. (Proposed § 7603(a).)
- Establish a rule requiring accurate and functional website links and email addresses be provided to the Agency. (Proposed § 7603(b).)
- Establish a rule requiring disclosure of business’s alternative names and requiring contact information to facilitate communication from the Agency as necessary. (Proposed § 7603.)
- Establish a rule requiring disclosure of the types of personal information, products and services, and the proportion of data collected and sold that are subject to other laws. (Proposed § 7603(d).)
- Establish a rule preventing data brokers from removing themselves from the registry absent erroneous registration. (Proposed § 7604(a).)
- Establish a rule allowing updates to certain types of registration information. (Proposed § 7604(b).)
- Establish a rule that a data broker’s disclosure of metrics must comply with section 7330, where applicable and technically feasible. (Proposed § 7605.)

The Agency does not propose in this rulemaking regulations to implement requirements pertaining to the accessible deletion mechanism. (Cal. Civ. Code, § 1798.99.86.)

**Anticipated Benefits of the Proposed Regulations:**

The proposed regulations provide several benefits to Californians by furthering the state’s interest in providing transparency into an industry that collects a massive amount of data about consumers, while consumers know very little about what information data brokers collect and sell about them. By making additional, uniform information available to consumers, they will have a better understanding of which data brokers may collect their data, thus, enabling consumers to be more informed when determining whether to exercise any of their privacy rights, including the right to delete personal information or opt–out of the sale or sharing of their personal information.

The proposed regulations also facilitate increased compliance with CCPA by providing clarity to data brokers about how to register as required by SB 362, providing the ability to pay the registration fee by credit card as requested by current data brokers, and defining critical terms. The clarification of requirements in the proposed regulations will strengthen the Agency’s ability to address noncompliance by businesses acting as data brokers. Increased compliance with the CCPA advances the state’s goal of transparency, supports the consumer’s ability to make informed choices about their personal information, and provides the consumer with realistic expectations regarding the extent to which they can expect their personal information to be deleted.

Moreover, the proposed regulations will result in efficiencies and consistency in the data broker registration process and the information made available to the public.

**Comparable Federal Regulations:**

There are no existing federal regulations or statutes comparable to these proposed regulations.

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

The Agency has determined that these proposed regulations are not inconsistent or incompatible with existing state regulations. After conducting a review for any regulations that would relate to or affect this area, the Agency has concluded these are the only regulations that concern the data broker registration requirements of SB 362.

**Forms or Documents Incorporated by Reference:**

None.

**Other Statutory Requirements:**

None.

DISCLOSURES REGARDING THE  
PROPOSED ACTION

**The Agency’s Initial Determinations:**

*Mandate on local agencies or school districts:*

None.

*Cost or savings to any state agency:*

No fiscal impact is anticipated on the Agency.

*Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630:*

None.

*Other non–discretionary costs or savings imposed on local agencies:*

None.

*Cost or savings in federal funding to the state:*

None.

*Cost impacts on representative person or business:*

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

*Significant effect on housing costs:*

None.

*Significant, statewide adverse economic impact directly affecting businesses, including ability to compete:*

The Agency has made an initial determination that the proposed action would not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states.

**Results of the Economic Impact Assessment:**

The Agency concludes:

- (1) It is unlikely that the proposal would create or eliminate jobs within the state because these regulations merely clarify existing registration requirements mandated by statute and make registration easier for businesses.
- (2) It is unlikely that the proposal would create new businesses or eliminate existing businesses within the state because these regulations merely clarify existing registration requirements mandated by statute and make registration easier for businesses.
- (3) It is unlikely that the proposal would result in the expansion of businesses currently doing business within the state because regulations merely clarify existing registration requirements mandated by statute and make registration easier for businesses.

The Agency also concludes:

- (1) The proposal would benefit the health and welfare of California residents by promoting transparen-

cy about what data brokers maintain and increasing compliance with the information statutorily required to be provided by data brokers; ultimately allowing consumers to be more informed when exercising their privacy rights.

- (2) The proposal would not benefit worker safety as the provisions do not pertain to, nor impact, worker safety.
- (3) The proposal would not benefit the state's environment as the provisions do not pertain to, nor will impact, the state's environment.

*Business report requirement:*

The proposed regulations implement the statutory requirements for data brokers to register with the Agency and provide certain information to be included in the registry.

*Small business determination:*

The Agency has made an initial determination that the proposed action may affect small businesses to the extent that they qualify as data brokers.

## CONSIDERATION OF ALTERNATIVES

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

The Agency has determined that the proposed regulations are the most effective way to operationalize the data broker registry requirement of SB 362 to balance the benefits to consumers, burdens to data brokers, and the purpose of the law itself.

## CONTACT PERSON

Inquiries concerning the proposed administrative action may be directed to:

Elizabeth Allen  
California Privacy Protection Agency  
2101 Arena Boulevard  
Sacramento, CA 95834  
(279) 895-1356  
[databrokers@coppa.ca.gov](mailto:databrokers@coppa.ca.gov)

In the event the contact person is unavailable, inquiries regarding the proposed action may be directed to the following backup contact person:

Tamara Colson  
California Privacy Protection Agency  
2101 Arena Boulevard  
Sacramento, CA 95834  
(916) 244-6652  
[Tamara.Colson@coppa.ca.gov](mailto:Tamara.Colson@coppa.ca.gov)

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

The Agency will have the entire rulemaking file available for inspection and copying throughout the rulemaking process upon request to the contact person above. As of the date this Notice of Proposed Rulemaking is published in the Notice Register, the rulemaking file consists of this Notice, the Text of Proposed Regulations (the "express terms" of the regulations), the Initial Statement of Reasons, and any information upon which the proposed rulemaking is based. The text of this Notice, the express terms, the Initial Statement of Reasons, and any information upon which the proposed rulemaking is based are available on the Agency's website at <https://www.coppa.ca.gov/regulations/>. Please refer to the contact information listed above to obtain copies of these documents.

## AVAILABILITY OF CHANGED OR MODIFIED TEXT

After considering all timely and relevant comments, the Agency may adopt these regulations substantially as described in this Notice. If the Agency makes modifications which are sufficiently related to the originally proposed text, it will make the modified text, with the changes clearly indicated, available to the public for at least 15 days before the Agency adopts the regulations, as modified. Please send requests for copies of any modified regulations to the attention of the name and address indicated above. The Agency will accept written comments on the modified regulations for 15 days after the date on which they are made available.

## AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, a copy of the Final Statement of Reasons will be available on the Agency's website at <https://www.coppa.ca.gov/regulations/>. Please refer to the contact information listed above to obtain a written copy of the Final Statement of Reasons.



AVAILABILITY OF DOCUMENTS  
ON THE INTERNET

Copies of this Notice, the express terms, the Initial Statement of Reasons, and any information upon which the proposed rulemaking is based are available in the Agency’s website at <https://www.cppa.ca.gov/regulations/>.

**TITLE 16. CEMETERY AND FUNERAL  
BUREAU**

§ 2326, APPLICATION FOR CEMETERY  
CERTIFICATE OF AUTHORITY AND  
CREMATORY LICENSE  
§ 2326.01, CREMATORY;  
CHANGE OF OWNERSHIP

**NOTICE IS HEREBY GIVEN** that the Cemetery and Funeral Bureau (Bureau) 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 email to the addresses listed under Contact Person in this Notice, **must be received by the Bureau at its office no later than Monday, August 19, 2024.**

PUBLIC HEARING AVAILABILITY

The Bureau has not scheduled a public hearing on this proposed action. The Bureau 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.

AVAILABILITY OF CHANGED OR  
MODIFIED TEXT

The Bureau 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 Business and Professions Code (BPC) sections 7606, 7712.1, and 7712.9, and to implement, interpret or make specific 7606, 7607, 7712.1, 7712.5, and 7712.9, Business and Professions Code, the Bureau is considering amending 2326 and adopting 2326.01 of Title 16 of the California Code of Regulations (CCR) as described in this Notice.

INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

The Cemetery and Funeral Bureau (Bureau) licenses, regulates, and investigates complaints against 14 different license categories in California, totaling approximately 11,315 licensees. These licensing categories include funeral establishments, funeral directors, embalmers, apprentice embalmers, cemetery brokers, cemetery broker branch, cemetery broker additional, cemetery salespersons, cremated remains disposers, crematories, crematory managers, hydrolysis facilities, cemetery managers, and private, nonreligious cemeteries. It is the Bureau’s duty to enforce and administer the Cemetery and Funeral Act (Chapter 12 (commencing with section 7600) of Division 3 of BPC) (Act). (BPC section 7602, subdivision (a)(2).) The Bureau is authorized to establish necessary rules and regulations for the enforcement of the Act and the laws subject to its jurisdiction. (BPC section 7606.)

In 2023, the Legislature passed Assembly Bill (AB) 1560 (Flora, Chapter 206, Statutes of 2023) amending BPC sections 7712.1 and 7712.9. This law authorizes a new owner of a crematory to apply to the Bureau to assign a crematory license, under certain requirements. The new law requires the new owner to submit an application to assign the crematory license including payment of a fee of \$750 to the Bureau.

There is no existing regulation that specifies the process and procedures for how an applicant seeking a crematory license to be assigned when a change of ownership occurs.

In addition, BPC 7712.2 requires an application for a crematory license shall be made in writing on the form prescribed by the Bureau and filed at the principal office of the bureau, and the application shall be accompanied by the fee provided in BPC 7712.9. Also, CCR 2326(c) prescribes a Crematory License Application for a crematory license shall be filed on the form furnished by the Bureau at the principal office of the Bureau. CCR 2326(c) does not incorporate the form by reference.

This proposal would establish a regulation that specifies the process and procedures for how an applicant seeking the assignment of an existing crematory license when a change of ownership occurs; and also

incorporates the initial crematory license application and the application for the assignment of an existing crematory license by reference.

The current version of 16 CCR section 2326, titled “Applications for Cemetery Certificate of Authority and Crematory License,” includes these three subdivisions:

- Subdivision (a) delineates the cemetery certificate of authority application requirements to operate a cemetery via a form furnished by the Bureau accompanied by specific documents.
- Subdivision (b) specifies additional provisions a limited liability company applying for a certificate of authority must meet.
- Subdivision (c) delineates the crematory license application requirements via a form furnished by the Bureau accompanied by specific documents.

The Bureau proposes to:

- Amend CCR section 2326 by changing the title from “Application for Cemetery Certificate of Authority and Crematory License” to “Application for Cemetery Certificate of Authority.”
- Amend subdivision 2326(c) by removing the crematory license regulatory text to a newly adopted regulation.
- Adopt CCR section 2326.01, title “Application for Initial Crematory License, or Assignment of an Existing Crematory License.” Subdivision (a) specifies when applying for an initial crematory or assignment of an existing crematory license, the applicant shall submit a completed Bureau form 23–CR (new 1/24), “Crematory License Application or Assignment of an Existing Crematory License” on paper form or electronically, if available. This form shall be used to apply for licensure and incorporates the form by reference. It also specifies the required documents and required fee to be submitted with the application. Subdivision (b) specifies that in addition to the requirements of subdivision (a) of this section, the new owner seeking the assignment of an existing crematory license shall submit to the Bureau the change of ownership to assign an existing crematory license shall occur once the Bureau has approved the application. The new owner shall submit the application to the Bureau at least 30 days before the change of ownership occurs. Copy of the final dated and signed sales agreement shall be submitted to the Bureau within 10 days of the final sale; and within 60 days from the date of the sales agreement the new owner must submit to the Bureau the local air pollution required permit to operate the crematory, the new owner shall file satisfactory proof of the permit issued at least 30 days before the change of ownership occurs.

## ANTICIPATED BENEFITS OF PROPOSED REGULATIONS

This proposal would establish a consistent and simple process for an applicant seeking the assignment of a crematory license. In addition, it provides business continuity to the new owner by allowing the new owner to maintain critical services rather than ceasing operations of a crematory to issue a new license when there is a change of ownership.

## DETERMINATION OF INCONSISTENCY/ INCOMPATIBILITY WITH EXISTING REGULATIONS

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

## INCORPORATION BY REFERENCE

Application for Initial Crematory License, or Assignment of an Existing Crematory License, form 23–CR (New 1/24).

## DISCLOSURES REGARDING PROPOSED ACTION

## FISCAL IMPACT ESTIMATES

The regulations result in minor and absorbable costs to the Bureau.

***Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies and Costs or Savings in Federal Funding to the State:***

The regulations result in one-time (absorbable) workload and costs of approximately \$750 to update and post the (new) Application for Initial Crematory License or Assignment of an Existing Crematory License (New 1/24) to the Bureau’s website.

The regulations do not result in costs or savings in federal funding to the state.

***Nondiscretionary Costs/Savings to Local Agencies:***

None.

***Local Mandate:***

None.

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

***Business Impact:***

The Bureau has made an initial determination that the proposed regulatory action would not have a significant, statewide adverse economic impact directly



affecting business, including the ability of California businesses to compete with businesses in other states because this proposal only affects already licensed crematories.

The Bureau currently is responsible for 230 licensed crematories throughout California. This regulation is giving the applicant the option to request the assignment of an existing crematory license.

Any workload to complete and submit the application is anticipated to be done within normal business operations and without incurring additional costs.

***Business Reporting Requirement:***

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

***Cost Impact on Representative Private Person or Business:***

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

Any workload to complete and submit the application is anticipated to be done within normal business operations and without incurring additional costs.

***Effect on Housing Costs:***

None.

RESULTS OF ECONOMIC IMPACT  
ASSESSMENT/ANALYSIS

***Impact on Jobs/Businesses:***

The Bureau has determined that this regulatory proposal will not create or eliminate jobs, will not create new businesses, or eliminate existing businesses, and will not affect the expansion of businesses currently doing business within the State of California because this proposed regulation applies to licensed crematories seeking the Bureau's approval to change ownership and have a crematory license assigned to the new owner.

***Benefits of Regulation:***

- As stated above under **ANTICIPATED BENEFITS OF PROPOSED REGULATIONS**, the benefits to the health and welfare of California residents include a consistent and streamlined process for an applicant seeking a crematory license, as well as allowing crematory owners to maintain critical services when there is a change of ownership.
- There are no anticipated benefits to worker safety because this regulatory package allowing the assignment of a licensed crematory has no impact on worker safety.
- There are no anticipated benefits to the state's environment because this regulatory package al-

lowing the assignment of a licensed crematory has no impact on the state's environment.

***Effect on Small Business:***

The proposed regulations may affect small business.

INITIAL STATEMENT OF  
REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, and any document incorporated by reference, and of the initial statement of reasons, and all of the information upon which the proposal is based, may be obtained upon request from the Bureau at 1625 North Market Boulevard., Suite S-208, Sacramento, California 95834.

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

All the information upon which the proposed regulations are based is contained in the rulemaking file that is available for public inspection by contacting the person named below.

You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the Contact Person named below or by accessing the website listed below.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5(a)(13), the Bureau 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. 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.

CONTACT PERSON

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

Name: Carolina Sammons  
Address: 1625 North Market Boulevard, Suite S-208  
Sacramento, CA 95834  
Telephone Number: (916) 574-7876  
Fax Number (916) 928-7988  
Email Address: [carolina.sammons@dca.ca.gov](mailto:carolina.sammons@dca.ca.gov)

The backup contact person is:

Name: Gina Sanchez  
Address: 1625 North Market Boulevard, Suite S-208  
Sacramento, CA 95834  
Telephone Number: (916) 574-7870  
Fax Number (916) 928-7988  
Email Address: [gina.sanchez@dca.ca.gov](mailto:gina.sanchez@dca.ca.gov)

Inquiries concerning the substance of the proposed regulations may be directed to Carolina Sammons at (916) 574-7876.

Copies of the Notice of Proposed Actions the Initial Statement of Reasons, and the text of the regulations can be accessed through the Bureau's website at [https://www.cfb.ca.gov/laws\\_regs/proposed\\_regs.shtml](https://www.cfb.ca.gov/laws_regs/proposed_regs.shtml)

**GENERAL PUBLIC INTEREST**

**DEPARTMENT OF FISH AND WILDLIFE**

**CALIFORNIA ENDANGERED SPECIES ACT  
CONSISTENCY DETERMINATION  
NUMBER 2080-2024-011-01**

**Project:** Tenmile Creek Bioengineering Restoration Project

**Location:** Mendocino County

**Applicant:** Eel River Recovery Project

**Background**

Eel River Recovery Project (Applicant) proposes the Tenmile Creek Bioengineering Restoration Project (Project) to restore eroding stream banks and improve fish habitat at three locations in two tributaries to Tenmile Creek within the South Fork Eel River watershed, Cahto and Streeter Creeks, located near Laytonville, Northern Mendocino County. The first two Project sites are located on Cahto Creek and are further distinguished by landowner names: Hogan and Mueller. The Hogan site begins approximately 300

feet downstream of the Mulligan Lane bridge and ends approximately 1,280 feet upstream from the Tenmile Creek confluence at 39.678 latitude, -123.486 longitude. The Mueller site begins approximately 850 feet downstream of the Mulligan Lane bridge and extends approximately 750 feet upstream of the confluence with Tenmile Creek at 39.677 latitude, -123.487 longitude. The Streeter Creek site is located approximately 500 feet upstream of the Tenmile Creek confluence at 39.745 latitude, -123.529 longitude.

Habitat modifications at the Hogan site on Cahto Creek include strategic floodplain grading, recontouring an eroded bank at a 2:1 slope, installing one large wood and boulder bioengineered coir lift structure, and creating three large wood and boulder deflector structures. A total of 3,620 square feet of stream bed will be occupied by boulder deflectors which will be anchored to prevent additional erosion along the bank and create deeper pools suitable for salmonid holding and rearing. Overall, 29 pieces of large wood will be incorporated into the large wood and boulder structures in Cahto Creek. Willows (*Salix* spp.) and cottonwoods (*Populus trichocarpa*) will be planted in the coir lifts and boulder deflectors to provide additional stability for the streambank and shade cover. A portion of stream aggregate will be extracted to remove Himalayan blackberry which will be restored with native riparian vegetation. Up to 8,000 square feet of stream bed will be traversed by equipment at this site.

Habitat modifications at the Mueller site on Cahto Creek include building two boulder wing deflectors at the top and bottom of the site reach and a willow coir lift anchored by a log with rootwad. Approximately 200 cubic yards of gravel will be extracted from the bed to supply aggregate for the deflectors and willow lifts. A ten foot wide ramp cut into the bank will be used for equipment access. The entire 135-foot site reach will be dewatered during these project activities and up to 5,400 square feet of stream bed will be traversed by equipment. After construction, the bare soil will be revegetated with native riparian vegetation. Upon completion of the Project, the stream bed at this site will have an estimated 4,120 square feet of cover from finished boulder deflectors and the willow lift.

Streeter Creek site habitat modifications include floodplain grading, recontouring an eroded bank at a 2:1 slope, installing and reinforcing boulder deflectors, and installing large wood and boulder bioengineered coir lift structures. A total of 16 pieces of large wood and 118 tons of boulders will be used for constructing these structures in Streeter Creek. A total of 160 cubic yards of aggregate will be extracted from the gravel bar and used to build the deflectors and coir lifts. Willows will be planted in the coir lifts to provide additional stability for the streambank. Access to this site will include the construction of a ten-foot-

wide ramp within the area where the willow lifts will be constructed. The ramp will be deconstructed after completion of the Project and bare ground will be seeded with native riparian vegetation.

The Project activities described above are expected to incidentally take<sup>1</sup> coho salmon (*Oncorhynchus kisutch*) of the Southern Oregon–Northern California Coast evolutionary significant unit (SONCC coho salmon) where those activities take place within the bed, bank, and channel of Cahto and Streeter Creeks. In particular, SONCC coho salmon could be taken as a result of the temporary stream diversion and dewatering and during fish relocation as part of the implementation of the Project activities listed above. SONCC coho salmon is designated as a threatened species pursuant to the federal Endangered Species Act (ESA) (16 U.S.C. § 1531 et seq.) and the California Endangered Species Act (CESA) (Fish & Game Code, § 2050 et seq.). (See Cal. Code Regs., title 14, § 670.5, subdivision (b)(2)(D).)

SONCC coho salmon are present in the Tenmile Creek Watershed. Because of possible occurrences of coho salmon, the known dispersal patterns of SONCC coho salmon, and the presence of suitable SONCC coho salmon habitat within the Project site, the National Marine Fisheries Service (Service) determined that SONCC coho salmon is reasonably certain to occur within the Project site and that Project activities are expected to result in the incidental take of SONCC coho salmon.

Because the Project is expected to result in take of a species designated as threatened under the federal ESA, the Army Corps of Engineers consulted with the Service as required by the federal ESA. On May 16, 2024, the Service issued a biological opinion (Service file Number WCRO–2024–00795) (BO) to the Army Corps of Engineers. The BO describes the Project, requires the Applicant to comply with terms of the BO and its incidental take statement (ITS), and incorporates additional measures.

On May 23, 2024, the Director of the Department of Fish and Wildlife (CDFW) received a notice from the Applicant requesting a determination pursuant to Fish and Game Code section 2080.1 that the ITS, along with its accompanying BO, is consistent with CESA for purposes of the Project and SONCC coho salmon. (Cal. Reg. Notice Register 2024 Number 23–Z, page 764.)

<sup>1</sup> Pursuant to Fish and Game Code section 86, “‘Take’ means hunt, pursue, catch, capture, or kill, or attempt to hunt, pursue, catch, capture, or kill.” See also *Environmental Protection Center v. California Department of Forestry and Fire Protection* (2008) 44 Cal.4th 459, 507 (for purposes of incidental take permitting under Fish and Game Code section 2081, subdivision (b), “‘take’...means to catch, capture or kill”).

## Determination

Pursuant to Fish and Game Code section 2080.1, CDFW has determined that the ITS, along with its accompanying BO, is consistent with CESA, Fish and Game Code Chapter 1.5, as to the Project and SONCC coho salmon. This determination is based on measures in the ITS, along with its accompanying BO, including, but not limited to, the following:

### *Avoidance and Minimization Measures*

- 1) The Project will take place during summer months when streams may be dry and salmonids are not likely to be present. If wetted, Project activities, including dewatering and fish relocation, within the wetted stream shall be limited to the period between June 15 and October 15.
- 2) Fish relocation and dewatering activities shall be performed by a qualified fisheries biologist.
- 3) Staging/storage areas for equipment, materials, fuels, lubricants, and solvents will be located outside of the stream’s high–water channel and associated riparian area where they cannot enter the stream channel. Stationary equipment such as motors, pumps, generators, compressors, and welders located within the dry portion of the stream channel or adjacent to the stream will be positioned over drip–pans. Vehicles will be moved out of the normal high–water area of the stream prior to refueling and lubricating. Prior to the onset of work, the Applicant shall prepare a plan to allow a prompt and effective response to any accidental spills.
- 4) The amount of wetted stream channel that is dewatered at each individual Project site shall be minimized to the fullest extent possible.
- 5) Any work within the stream channel shall be performed in isolation from the flowing stream and erosion protection measures shall be in place before work begins.
- 6) If there is any flow during construction activities, cofferdams will be constructed upstream and downstream of the excavation site and all flow diverted from upstream of the upstream dam to downstream of the downstream dam.
- 7) No heavy equipment shall operate in the live stream, except as may be necessary to construct cofferdams to divert stream flow and isolate the work site.
- 8) Cofferdams may be constructed with clean river run gravel or sandbags and may be sealed with sheet plastic. Upon Project completion, sandbags and any sheet plastic shall be removed from the stream. Clean river run gravel may be left in the stream channel, provided it does not impede stream flow or fish passage and conforms to nat-

ural channel morphology without significant disturbance to natural substrate.

*Monitoring and Reporting Measures*

- 1) The Project will be monitored by the Applicant with the assistance of BioEngineering Associates for a minimum of five years. The geomorphic stability of the project will be monitored for 100 feet upstream and downstream. Photo-documentation of the vegetation growth taken from marked photo points will be performed annually and will be submitted to the permitting agencies in the form of an annual report. CDFW requests that the Applicant provide a copy of this annual report to CDFW for every year that the Applicant prepares or has prepared on its behalf such annual report.
- 2) The Project will be irrigated until all plantings are well established, likely a minimum of two growing seasons. A temporary irrigation system will be installed with water provided by the landowners. Performance criteria for the Project include: minimum 85 percent survival of woody plantings above the summer water level after five years following no irrigation for two years and no observed signs of erosion or sedimentation that threatens habitat quality or property.
- 3) Any salmonid or steelhead mortalities must be retained, placed in an appropriately sized sealed bag, labeled with the date and time of collection, fork length, location of capture, and frozen as soon as possible. Frozen samples must be retained until specific instructions are provided by the Service.
- 4) The Applicant will prepare an implementation monitoring report and submit to the Service by letter or email within 30 days after project completion.

Pursuant to Fish and Game Code section 2080.1, take authorization under CESA is not required for the Project for take of SONCC coho salmon, provided the Applicant implements the Project as described in the ITS, along with its accompanying BO, including adherence to all measures contained therein. If there are any substantive changes to the Project, including changes to the measures, or if the Service amends or replaces the ITS or BO, the Applicant shall be required to obtain a new consistency determination or a CESA take permit for the Project from CDFW. (See generally Fish & Game Code, §§ 2080.1, 2081.)

CDFW's determination that the ITS, along with its accompanying BO, is consistent with CESA is limited to SONCC coho salmon.

**DECISION NOT TO PROCEED**

**MEDICAL BOARD**

**RE: NOTICE OF PROPOSED RULEMAKING  
CONCERNING: PHYSICIAN  
AND SURGEON HEALTH AND  
WELLNESS PROGRAM**

Pursuant to Government Code Section 11347, the Medical Board of California (Board) hereby gives notice that it has decided not to proceed with the rulemaking action published in the California Regulatory Notice Register on September 29, 2023, Register 2023, Number 39–Z. The proposed rulemaking concerned the Physician and Surgeon Health and Wellness Program (OAL Notice Z2023–0914–01).

Any interested person with questions concerning this rulemaking should contact Kerrie Webb at either 916–263–2438 or by email at: [kerrie.webb@mbc.ca.gov](mailto:kerrie.webb@mbc.ca.gov).

The Board will also post this Notice of Decision Not to Proceed on its website at [www.mbc.ca.gov](http://www.mbc.ca.gov).

**SUMMARY OF  
REGULATORY ACTIONS**

**REGULATIONS FILED WITH THE  
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.

Fish and Game Commission

File # 2024–0508–03

California Halibut Recreational Bag and Possession Limits

This Certificate of Compliance rulemaking action by the Fish and Game Commission (“Commission”) makes permanent, with modifications, reductions to the daily bag and possession limits of California halibut taken in waters north of a line extending due west magnetic from Point Sur, Monterey County, from three to two fish.

Title 14  
Amend: 28.15  
Filed 06/20/2024  
Effective 06/20/2024  
Agency Contact: David Haug (916) 902–9286

Education Audit Appeals Panel

File # 2024–0614–01

Audits of K–12 LEAs — Fiscal Year 2024–25

This emergency rulemaking action adopts the annual “Guide for Annual Audits of K–12 Location Education Agencies (LEAs) and State Compliance Reporting” for the 2024–25 fiscal year.

Title 05  
Amend: 19810  
Filed 06/24/2024  
Effective 06/24/2024  
Agency Contact:  
Timothy E. Morgan (916) 445–7745

CalSavers Retirement Savings Board

File # 2024–0611–03

CalSavers Retirement Savings Program  
Noncompliance Amendments

This action by the CalSavers Retirement Savings Board (Board) readopts emergency regulatory provisions in the Board’s regulations which define “non-compliance” and specify penalties and the process for assessment of penalties on eligible employers for non-compliance with the CalSavers Retirement Savings Program.

Title 10  
Amend: 10000, 10008  
Filed 06/20/2024  
Effective 06/20/2024  
Agency Contact:  
Tristan Woolacott (916) 653–1744

Department of Housing and Community  
Development

File # 2024–0509–01

Income Limits (Title 25, Section 6932)

This action by the Department of Housing and Community Development sets income limits for households of varying sizes used to determine eligibility for department programs. Pursuant to Health and Safety Code section 50093, this filing is exempt from the Administrative Procedure Act and is effective upon filing with OAL.

Title 25  
Adopt: 6932  
Repeal: 6932  
Filed 06/20/2024  
Effective 05/09/2024  
Agency Contact: Spike Friedman (916) 820–1214

Department of State Hospitals

File # 2024–0509–02

Conflict-of-Interest Code

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

Title 09  
Amend: 400  
Filed 06/19/2024  
Effective 07/19/2024  
Agency Contact: Anna Libonati (916) 654–2478

Occupational Safety and Health Standards Board

File # 2024–0517–01

Fit Testing Procedures (Mandatory) (HORCHER)

This action amends subsections I.A.14., I.B.2.(a)(6), I.B.3.(a)(14), I.B.3.(b)(1), I.B.3.(b)(6), I.B.4.(b)(4), I.B.5.(c)(3), I.C.2.(a)(6), I.C.3, I.C.3.(a), I.C.3.(a)(1), I.C.3.(a)(5)–(6), I.C.3.(b), I.C.3.(b)(1)–(2), I.C.6., I.C.6.(a)(7), I.C.6.(c)(1), I.C.7, I.C.7.(a)–(d), and Table A–3 and new subsections I.C.4.(a)–(b), Table A–1, I.C.5.(a)–(b), and Table A–2 of Appendix A of section 5144 of Title 8 of the California Code of Regulations. This action is exempt from the Administrative Procedure Act pursuant to Labor Code section 142.3(a)(3).

Title 08  
Amend: 5144, Appendix A  
Filed 06/24/2024  
Effective 06/24/2024  
Agency Contact:  
Autumn Gonzalez (916) 274–5721

California Architects Board

File # 2024–0508–01

Re-Examination

In this filing for a change without regulatory effect pursuant to section 100 of Title 1 of the California Code of Regulations, the California Architects Board is repealing section 120 of Title 16 of the California Code of Regulations regarding “Re-Examination” to conform to the statutory amendment in Business and Professions Code section 5550.3(c).



Title 16  
 Repeal: 120(a)  
 Filed 06/20/2024  
 Agency Contact: Timothy Rodda (279) 895–1246

Department of Justice  
 File # 2024–0514–04

Racial Identity and Profiling Act of 2015 (RIPA)

This action for changes without regulatory effect by the Department of Justice (“Department”) deletes subdivision (a)(23) of section 999.226 in title 11 of the California Code of Regulations (“CCR”).

Title 11  
 Amend: 999.226  
 Filed 06/19/2024  
 Agency Contact: Marlon Martinez (213) 269–6437

State Mining and Geology Board

File # 2024–0514–03

Non–Regulatory Changes to SMARA Regulations

In this non–substantive action, the State Mining and Geology Board (SMGB) substitutes “Department of Conservation” for “Division of Mine Reclamation”, substitutes “Director” for “supervisor”, and updates statutory citations to align with changes made to the Surface Mining and Reclamation Act of 1975 (SMARA). SMGB also makes non–substantive spelling corrections.

Title 14  
 Amend: 3504, 3550.1, 3550.7, 3550.9, 3550.10, 3550.14, 3550.16, 3550.17, 3631, 3653, 3697, 3698, 3699, 3710, 3801, 3802, 3803.2, 3804, 3805, 3805.5, 3806.1, 3806.2, 3900, 3901, 3902, 3903, 3906, 3909, 3910, 3911  
 Filed 06/21/2024  
 Agency Contact: Paul Fry (916) 212–1139

State Teachers Retirement System

File # 2024–0522–01

Gendered Pronouns Clean–Up

In this non–substantive action, the State Teachers Retirement System updates the wording of its regulations to be gender neutral.

Title 05  
 Amend: 20500, 20514, 21023, 23005, 24011, 27600, 27601, 27704, 27705  
 Filed 06/20/2024  
 Agency Contact: Sal Sanchez (916) 414–1984

Board of Equalization

File # 2024–0508–07

Audit Selection

This action clarifies that a County Assessor meets the audit requirements of Revenue and Taxation Code

section 469 if it completes four years’ worth of audits any time within a set four–year period and the assessor satisfies these requirements by auditing the four–year total of the significant number of audits at any time within that four–year period, beginning with the 2019–2020 fiscal year period.

Title 18  
 Amend: 192  
 Filed 06/20/2024  
 Effective 10/01/2024  
 Agency Contact: Max Connor (916) 274–3320

Dental Board of California

File # 2024–0517–06

Disciplinary Guidelines

In this action, the Dental Board of California updates its Disciplinary and Denial Guidelines (Guidelines) for licensees and applicants. The Board is required to consult the Guidelines when making decisions on disciplinary cases. The action updates outdated terms and conditions of probation to conform to changes in statute and to the probationary environment since the last update in 2010.

Title 16  
 Amend: 1018  
 Filed 06/20/2024  
 Effective 10/01/2024  
 Agency Contact: David Bruggeman (916) 263–2027

Department of Conservation

File # 2024–0510–01

Cost Estimate Regulations for Oil & Gas Operations

This action by the Department of Conservation, Geologic Energy Management Division, adopts regulations to establish a process and criteria for oil and gas well operators to report the operator’s total liability to plug and abandon wells and decommission all attendant production facilities in accordance with Public Resources Code section 3205.7.

Title 14  
 Adopt: 1753, 1753.1, 1753.1.1, 1753.1.2, 1753.2, 1753.2.1, 1753.2.2, 1753.3, 1753.3.1, 1753.3.2  
 Filed 06/24/2024  
 Effective 10/01/2024  
 Agency Contact: Christine Hansen (916) 694–7577

Department of Corrections and Rehabilitation

File # 2024–0508–06

Community–Based Reentry Programs

This action adopts application and screening requirements for the Male Community Reentry Program (MCRP), Female Community Reentry Program (FCRP), and Community Participant Mother Program

(CPMP); general policies and processing requirements for CPMP; and repeals participation restrictions for these programs and additional parole services because of an inmate’s immigration status.

Title 15

Adopt: 3078.7, 3078.8, 3078.9, 3078.10, 3078.11, 3078.12, 3078.13

Amend: 3000, 3077, 3078.1, 3078.2, 3078.3, 3078.4, 3078.6, 3375.2, 3379

Repeal: 3074.3, 3630

Filed 06/19/2024

Effective 07/01/2024

Agency Contact: Dmitriy Kostyuk (916) 445–2276

Department of Health Care Services

File # 2024–0605–01

Notice of Action — County Contact Information

In this regular rulemaking action, the Department of Health Care Services changes the prescribed contents of the Notice of Action form for Medi-Cal-only determinations so that county departments will have greater flexibility to identify on the Notice of Action form the appropriate county department contact to assist applicants and beneficiaries with questions about the Notice of Action.

Title 22

Amend: 50179

Filed 06/24/2024

Effective 10/01/2024

Agency Contact:

Erika Drayton–Jebali (916) 345–8404

Medical Board of California

File # 2024–0514–05

Citation and Fine

This action clarifies who the Medical Board of California can issue citations to, what the basis for the citations can include, and the maximum fee allowed.

Title 16

Amend: 1364.10, 1364.11

Filed 06/26/2024

Effective 10/01/2024

Agency Contact: Kerrie Webb (916) 263–2389

California Horse Racing Board

File # 2024–0514–02

Fire Safety

This action by the California Horse Racing Board revises fire safety regulations to align with federal standards.

Title 04

Amend: 1927, 1928, 2101, 2103

Filed 06/26/2024

Effective 10/01/2024

Agency Contact: Rick Pimentel (916) 274–6043

ScholarShare Investment Board

File # 2024–0514–01

CalKIDS Program

In this resubmitted rulemaking action, the Board amends its regulations to remove language related to seed deposit amounts to ensure consistency with the statute. The amendments further describe a process for beneficiaries to receive financial incentives. Moreover, the Board incorporates by reference four forms: the “CalKIDS Account Services Form” (Rev. October 2023), the “CalKIDS Forfeiture of Funds Form” (Rev. October 2023), the “CalKIDS Check Cancellation Request Form” (Rev. October 2023), and the “CalKIDS Permanent Opt-Out Request Form” (Rev. October 2023).

Title 05

Amend: 31010, 31012, 31013, 31014, 31015, 31016, 31017

Filed 06/26/2024

Effective 10/01/2024

Agency Contact: Noah Lightman (916) 201–6382

**PRIOR REGULATORY  
DECISIONS AND CCR  
CHANGES FILED WITH THE  
SECRETARY OF STATE**

A quarterly index of regulatory decisions by the Office of Administrative Law (OAL) is provided in the California Regulatory Notice Register in the volume published by the second Friday in January, April, July, and October following the end of the preceding quarter. For additional information on actions taken by OAL, please visit [oal.ca.gov](https://oal.ca.gov).