



# California Regulatory Notice Register

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

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**PROPOSED ACTION ON REGULATIONS**

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**TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

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

**CONFLICT-OF-INTEREST CODES**

**AMENDMENT**

MULTI-COUNTY: Rocketship Education, Inc.

A written comment period has been established commencing on October 11, 2024, and closing on November 25, 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 November 25, 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@fppc.ca.gov](mailto:bcisneros@fppc.ca.gov).

## **TITLE 2. FAIR POLITICAL PRACTICES COMMISSION**

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the Commission), under the authority vested in it under the Political Reform Act (the Act)<sup>1</sup> by Section 83112 of the Government Code, proposes to adopt, amend, or repeal regulations in Title 2, Division 6 of the California Code of Regulations. The Commission will consider the proposed regulation at a public hearing on or after **November 21, 2024**, at the offices of the Fair Political Practices Commission, 1102 Q Street, Suite 3050, Sacramento, California, commencing at approximately **10:00 a.m.** Written comments should be received at the Commission offices no later than **5:00 p.m.** on **November 20, 2024**.

### **BACKGROUND/OVERVIEW**

Under the Act, a public official is prohibited from making, participating in making, or attempting to influence a governmental decision if it is reasonably foreseeable that the decision will have a material financial effect on the official's financial interest, distinguishable from its effect on the public generally. Regulation 18703 sets forth the rules for applying the "public generally exception." Subdivision (a) provides the general rule and the two-prong test to establish if the effect of a decision on an official's financial interest is indistinguishable from the effect on the public generally. The first prong is to determine if a "significant segment" is affected, and the second prong is to ask if the effect on the official's financial interest "is not unique compared to the effect on the significant segment." In addition to this test, Regulation 18703(e) provides special circumstances under which the public generally exception applies to certain decisions that broadly apply to a large portion of the public.

#### *Proposed Amendment of Regulation 18703*

The proposed amendments would add a new provision under the special circumstances in subdivision (e) that would explicitly enable application of the public generally exception to circumstances where the governmental decision at issue is made by a government entity that manages an airport or harbor and the deci-

sion broadly affects all persons with a permit, license or use entitlement from the government entity, such as those who lease spaces in airport hangars managed by a multicounty airport district and renters of boat slips managed by a city harbor district

Specifically, the proposed revisions to Regulation 18703 would enable the public generally exception to be applied to circumstances where the governmental decision at issue is made by a government entity that manages an airport or harbor, and: (a) the decision affects in a similar manner those permits, licenses or other use entitlements granted by the governmental entity that are broadly available to all others similarly situated and are provided on substantially the same terms as for any other recipient; and (b) the only interests affected relate to the official's permit, license or other use entitlement from the government entity.

The existing regulation provides no specific public generally exception for government entities that manage airports or harbors. Moreover, the general rule in the existing public generally exception applies only if the governmental decision affects 25 percent of either all businesses or non-profit entities; all real property, commercial real property, or residential real property; or all individuals within the official's jurisdiction. (Regulation 18703(b)(1)–(3).) Because "jurisdiction" is defined as the designated geographical area the official was elected to represent, or the area to which the official's authority and duties are limited if not elected (Regulation 18703(d)), an official's jurisdiction generally includes the entire geographic location in which the agency has jurisdiction, typically a city, county, or an agency with larger multi-county boundaries.

However, identifying a "significant segment" within the entire geographic location of an official's jurisdiction is imprecise for an airport or harbor because an official's authority is specific to the management of the infrastructure and the people using it, and an official's duties do not necessarily extend to the entire city, county or multicounty area for which the airport or harbor has been created. The proposed revisions resolve this by enabling the identification of a "significant segment" among the people who use the infrastructure. Thus, for instance, under the proposed revisions the public generally exception will apply to a city harbor district if the decision affects all people with a licensed boat slip from the district even if the number of people with a licensed boat slip is less than 25 percent of the business entities or individuals within the city, most of whom do not use the harbor.

Under the proposed revisions, the public generally exception would apply where an official is a member of a government entity that manages an airport or harbor with a specific jurisdiction and the governmental decision is relevant only to the government entity's specific jurisdiction. In these circumstances, the

<sup>1</sup> The Political Reform Act is contained in Government Code Sections 81000 through 91014. All statutory references are to the Government Code, unless otherwise indicated. The regulations of the Fair Political Practices Commission are contained in Sections 18110 through 18997 of Title 2 of the California Code of Regulations. All regulatory references are to Title 2, Division 6 of the California Code of Regulations, unless otherwise indicated.

government entity provides public services through its publicly available infrastructure but generally only to the users of the infrastructure. Staff has determined that, in such cases, the affected “significant segment” under the public generally exception should be identified among people within the government entity’s specific jurisdiction, provided the governmental decision at issue affects all permit, license or lease holders within the government entity in a similar manner, and the only interests affected by the decision result from the official’s permit, license or other use entitlement from the government entity.

The proposed amendments would enable the public generally exception to be applied in specific circumstances involving governmental entities that manage an airport or harbor. These amendments would be consistent with the purpose of the public generally provision in the statute and would harmonize the Act with Section 1090 in this narrow circumstance.

REGULATORY ACTION

*Adopt Proposed Regulation 18703*

Commission staff proposes to amend current Regulation 18703 to enable application of the public generally exception to circumstances where the governmental decision at issue is made by a government entity that manages an airport or harbor. The Commission may also consider whether to extend the proposed public generally exception to other governmental entities similar to an airport or harbor.

SCOPE: The Commission may adopt the language noticed herein, or it may choose new language to implement its decisions concerning the issue identified above or any related issue.

FISCAL IMPACT STATEMENT

*Fiscal Impact on Local Government.* None.

*Fiscal Impact on State Government.* None.

*Fiscal Impact on Federal Funding of State Programs.* None.

AUTHORITY

Section 83112, Government Code provides that the Fair Political Practices Commission may adopt, amend, and rescind rules and regulations to carry out the purposes and provisions of the Act.

REFERENCE

Government Code, §§ 87100 and 87103.

CONTACT

Any inquiries should be made to John Feser, Fair Political Practices Commission, 1102 Q St., Suite 3050, Sacramento, CA 95811; email: [jfeser@fppc.ca.gov](mailto:jfeser@fppc.ca.gov); telephone (279) 237–5912. The proposed regulatory language can be accessed at <http://www.fppc.ca.gov/the-law/fppc-regulations/proposed-regulations-and-notices.html>.

**TITLE 3. DEPARTMENT OF FOOD AND AGRICULTURE**

§ 3289 GUAVA ROOT–KNOT NEMATODE STATE EXTERIOR QUARANTINE

The Department of Food and Agriculture (Department) proposes to adopt Title 3 of the California Code of Regulations (CCR) Guava Root–Knot Nematode State Exterior Quarantine.

PUBLIC HEARING

A public hearing is not scheduled. However, a public hearing will be held if any interested person, or his or her duly authorized representative, submits a written request for a public hearing to the Department no later than 15 days prior to the close of the written comment period.

WRITTEN COMMENT PERIOD

Any interested person or their authorized representative may submit written comments relevant to the proposed regulations to the Department. Comments may be submitted by USPS, FAX or email. The written comment period closes on November 25, 2024. The Department will consider only comments received at the Department offices by that date or postmarked no later than November 25, 2024. Submit comments to:

Erin Lovig, Senior Environmental Scientist  
Supervisor  
California Department of Food and Agriculture  
Plant Health and Pest Prevention Services  
1220 N St,  
Sacramento, CA 95814  
(916) 403–6650  
[Permits@cdfa.ca.gov](mailto:Permits@cdfa.ca.gov)

Questions regarding the substance of the proposed regulation should be directed to Erin Lovig. In her absence, you may contact Rachel Avila at (916) 698–2947 or [rachel.avila@cdfa.ca.gov](mailto:rachel.avila@cdfa.ca.gov). Unless there are substantial changes to the proposed regulations prior to amendment, the Department may adopt the propos-

al as set forth in this notice without further notice to the public. Following the public hearing, if one is requested, or following the written comment period if none is requested, the Department, at its own motion, or at the instance of any interested person, may adopt the proposal substantially as set forth without further notice.

#### AUTHORITY

The Department proposes to adopt Section 3289 pursuant to the authority vested by Section 5301 of the Food and Agricultural Code (FAC).

#### REFERENCE

The Department proposes this action to implement, interpret and make specific Sections 5301 and 5302 of the FAC.

#### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The specific purpose of adopting the CCR Section 3289 Guava Root-Knot Nematode State Exterior Quarantine is to provide authority to the State to establish guava root-knot nematode, *Meloidogyne enterolobii*, also known as *M. mayaguensis*, as a quarantine pest, the area under quarantine, and the articles and commodities covered within, and the restrictions on movement.

#### EXISTING LAWS & REGULATIONS

Existing law, FAC Section 5301, provides that the Secretary may establish, maintain, and enforce such quarantine regulations as they deem necessary to protect the agricultural industry of this state from pests. The regulations may establish a quarantine at the boundaries of this state or elsewhere within the state.

Existing law, FAC Section 5302, provides that the Secretary may make and enforce such regulations as they deem necessary to prevent any plant or thing which is, or is liable to be, infested or infected by, or which might act as a carrier of, any pest, from passing over any quarantine line which is established and proclaimed pursuant to this division.

#### ANTICIPATED BENEFITS OF THE PROPOSED AMENDMENT

The implementation of these regulations prevent the introduction of guava root-knot nematode into California from interstate travel and shipping. Following these regulations will help prevent the spread of pests within California, which will prevent:

- direct damage to the agricultural industry growing host material
- indirect damage to the agricultural industry growing host due to the implementation of quarantines by other countries and loss of export markets
- increased production costs to the affected agricultural industries
- increased pesticide use by the affected agricultural industries
- increased costs to the consumers of host crops
- increased pesticide use by homeowners and others
- the need to implement a state interior quarantine
- the need to implement a federal domestic quarantine

There are no existing, comparable federal regulations or statute.

There are no known specific benefits to worker safety or the health of California residents.

#### EVALUATION OF INCONSISTENCY/ INCOMPATIBILITY WITH EXISTING STATE REGULATIONS

As required by Government Code Section 11346.5(a)(3)(D), the Department has conducted an evaluation of Section 3289 and has determined that they are not inconsistent or incompatible with existing state regulations.

#### CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

Prior to conducting any action authorized by this regulation, the Department shall comply with the California Environmental Quality Act of 1970 (Public Resources Code Section 21000 et. seq. as amended) and the State CEQA Guidelines (Title 14 California Code of Regulations Section 15000 et. seq.).

#### DISCLOSURES REGARDING THE PROPOSED ACTION

*The Department has made the following initial determinations:*

Mandate on local agencies or school districts: None.  
Cost or savings to any state agency: None.

Cost to any local agency or school district requiring reimbursement pursuant to Government Code sec. 17500 et seq.” (Government Code sec. 11346.5(a)(6).)

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

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

Cost impacts on a representative private person or business: The agency is not aware of any cost impacts

that a representative person or business would necessarily incur in reasonable compliance with the proposed action.

Significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states: The cost impacts are expected to be none and minimal/non-consequential. The Department makes the initial determination that the proposed action will not have a significant, statewide adverse economic impact.

Significant effect on housing costs: None.

Small business determination: The proposed action will not affect small business because compliance activities are currently being performed by existing staff throughout quarantine areas within the state without any impact on small business.

Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None and no non-discretionary costs or savings to local agencies or school districts.

#### RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT

The Department has made an assessment that the adoption of 3289 would: (1) not create or eliminate jobs in the state of California, (2) not create new businesses or eliminate existing businesses in the state of California, (3) not affect the expansion of businesses currently doing business in the state of California, (4) benefit the health and welfare of California residents, (5) benefit the state's environment, and (6) not expected to benefit workers' safety.

The health and welfare of California residents: The proposed action will benefit the health and welfare of California residents by preventing the establishment of a pest that could spread into the local environment via the surrounding non-agricultural ecosystems. Infestations lead to increased costs to the consumers of host materials and increased pesticide usage. This regulation will help maintain the economic baseline.

The state's environment: The proposed action will benefit the environment as preventing the establishment of a pest lowers the risk that the pests could spread into the local environment via the surrounding non-agricultural ecosystems.

#### CONSIDERATION OF ALTERNATIVES

The Department must determine that no reasonable alternative it considered or that has otherwise been identified and brought to its attention would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less bur-

densome 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 Department invites interested persons to present alternatives during the written comment period.

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

The Department has prepared an initial statement of reasons for the proposed action, and has made available all the information upon which its proposal is based and the express terms of the proposed action. The Department has posted the information regarding this proposed regulatory action on its Internet website ([www.cdffa.ca.gov/plant/Regulations.html](http://www.cdffa.ca.gov/plant/Regulations.html)). A copy of the initial statement of reasons and the proposed regulations in underline and strikeout form may be obtained upon request. The location of the information on which the proposal is based may also be obtained upon request. In addition, the final statement of reasons will be available upon request. Requests should be directed to the contact named herein.

#### AVAILABILITY OF CHANGED OR MODIFIED TEXT

After the comment period and considering all timely and relevant comments received, the Department may adopt the proposed regulations substantially as described in this notice. If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Department adopts the regulations as revised. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein. The Department 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, copies of the Final Statement of Reasons may be obtained by contacting the agency officer named herein.

**TITLE 14. DEPARTMENT OF  
FISH AND WILDLIFE**

**INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW**

ADOPT SECTION 35.00  
AMEND SECTIONS 150.06, 150.16, 189  
RE: COMMERCIAL GROUND FISH  
MANAGEMENT MEASURES

NOTICE IS HEREBY GIVEN that the Department of Fish and Wildlife (Department) proposes to adopt Section 35.00 and amend sections 150.06, 150.16, and 189, Title 14, California Code of Regulations (CCR). The purpose of this proposed regulatory change is to continue existing regulations put in place by emergency action (OAL # 2024–0202–02E and 2024–0726–02EE) by way of certificate of compliance standard action. The proposed certificate of compliance action is necessary to preserve allowable state permitted nearshore opportunity, while also complimenting recent changes to federal regulations regarding the commercial take of groundfish south of 37° 07' N latitude.

After consideration of all public comments, objections, and recommendations regarding the proposed action, the Department may adopt the proposed regulations.

**PUBLIC HEARING**

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held virtually via webinar/teleconference:

Public Hearing:

Date: Wednesday, December 4, 2024, 1:00 to 2:00 p.m. PST

Location: Teleconference Details will be provided at least seven days in advance of the meeting at [www.wildlife.ca.gov/Notices/Regulations](http://www.wildlife.ca.gov/Notices/Regulations).

**WRITTEN COMMENT PERIOD**

Written comments may be submitted at any time before or on December 4, 2024, by mail or email to the contact as follows:

California Department of Fish and Wildlife  
Regulations Unit  
Attention Ona Alminas, Regulations Unit  
Manager  
P.O. Box 944209  
Sacramento, CA 94244–2090  
Email: [Regulations@wildlife.ca.gov](mailto:Regulations@wildlife.ca.gov)

The California quillback rockfish (*Sebastes maliger*) population is in decline, with the recent quillback rockfish stock assessment concluded that the population of quillback rockfish in California is overfished, and the population is estimated at only 14 percent of the unfished population.

The emergency action currently in effect arose from resultant overfishing of quillback rockfish in 2023 and subsequent closure of the entire nearshore fishery in the state waters via federal regulations, implemented January 1, 2024. The federal inseason management changes established the shoreward boundary of the federal non-trawl Rockfish Conservation Area at the 3 nautical mile boundary or shoreward Exclusive Economic Zone (EEZ) and resultant trip limits are to apply in federal waters only (including specifying a trip limit of zero for minor nearshore rockfish). Subsequent federal inseason action modified the southern boundary of the area affected by the regulations implemented on January 1, 2024.

It is necessary that the California Department of Fish and Wildlife (Department) continue the action to reduce mortality of quillback rockfish based upon updated analyses of commercial data. The Department proposes to make the emergency action long-term via a certificate of compliance action to continue the California Groundfish Restriction Area (CGRA) and trip limits for commercial take of nearshore rockfish, except for quillback rockfish, and California scorpionfish in state waters outside of the CGRA.

Specifically, the Department's certificate of compliance would maintain a 20-fathom boundary line approximating the 20-fathom depth contour because available fishery data indicate quillback rockfish off California are infrequently encountered in waters shallower 20-fathoms. This 20-fathom boundary line will continue to be available for use in management for both the commercial and recreational groundfish fisheries, as needed. Additionally, this action maintains the commercial CGRA between the 20-fathom boundary line and the shoreward boundary of the EEZ to north of 37° 07' N latitude (i.e., would prohibit commercial groundfish fishing between the 20-fathom and the shoreward boundary of the EEZ in this area). North of 37° 07' N latitude, the proposed action would maintain trip limits for groundfish species authorized for take under a nearshore (also known as shallow) or deeper nearshore permit, while also prohibiting commercial take of all other non-nearshore groundfish in state waters. Further, regulations statewide would be clarified, while also extending federal commercial groundfish regulations, except for those pertaining to state permitted nearshore species, into

state waters south of 37° 07' N latitude (i.e., the area that was modified by recent federal action). Trip limits for groundfish species authorized for take under a nearshore or deeper nearshore permit would continue to be authorized in state waters south of 37° 07' N latitude.

### BENEFITS OF THE PROPOSED REGULATIONS

This proposed certificate of compliance action will continue appropriate conservation measures for the quillback rockfish resource, while re-establishing continued economic opportunities to target and retain other nearshore opportunities.

The Department anticipates the proposed action will have positive impacts on the commercial nearshore fishery. At this time, commercial nearshore fishery permittees and deeper nearshore species permittees who hold limited-entry permits authorizing take of shallow and deeper nearshore rockfish, cabezon and greenlings, are bound by federal regulations applicable to waters north of 37° 07' N latitude that specify these fisheries are closed or limited to zero-take in federal waters. The proposed certificate of compliance action will allow these permittees to resume harvesting these species at previously authorized catch levels but will require them to operate in state waters only between the 20-fathom boundary line and the shoreline.

The proposed certificate of compliance action would also continue a series of waypoints to define this new 20-fathom boundary line, which is needed for fisheries to be able to operate in the shallowest of depths where quillback rockfish do not reside. Without the 20-fathom boundary line and the authorization to fish shoreward of that line, these fisheries would remain closed.

Without the Department's proposed certificate of compliance action, impacts to quillback rockfish from the unlimited non-nearshore commercial groundfish fishery would continue to accrue past an expiration of the current emergency in effect. The result will be continued unsustainable fishery bycatch mortality of quillback rockfish. It would likely result in the exceedance of the very small catch limits for this species, which would be inconsistent with federal law. Commercial fishing for groundfish stocks other than those authorized by a nearshore or deeper nearshore permit would continue in state waters, while also prohibiting the take of nearshore groundfish stocks in areas where quillback rockfish are infrequently encountered. This would result in serious economic harm to nearshore fishery participants and business that rely upon them, while also not mitigating impacts to quillback rockfish.

### CONSISTENCY AND COMPATIBILITY WITH EXISTING REGULATIONS

The Legislature may delegate to Department such powers relating to the protection and commercial fishery resources as the Legislature sees fit, including the authority to adopt regulations pertaining to commercial fisheries (e.g., Fish and Game Code Sections 200 and 7652). No other state agency has the authority to adopt regulations governing commercial groundfish stocks. Department staff has searched the California Code of Regulations and has determined that other state regulations that apply to management of commercial groundfish fisheries are not inconsistent nor incompatible with the proposed regulations. The Department therefore finds that the proposed regulations are neither inconsistent nor incompatible with existing state regulations.

### AUTHORITY AND REFERENCE

#### Section 35.00

Authority Cited: 200, 702, 7071, 7652 and 8587.1, Fish and Game Code.

Reference: 200, 205, 702, 1802, 7071, 7652, 8585.5 and 8587.1, Fish and Game Code.

#### Section 150.06

Authority cited: Sections 7071, 7652 and 8587.1, Fish and Game Code.

Reference: Sections 7071, 7652, 8585.5 and 8587.1, Fish and Game Code.

#### Section 150.16

Authority cited: Sections 702, 7071 and 8587.1 Fish and Game Code.

Reference: Sections 1802, 8585.5, 8586, 8587 and 8587.1, Fish and Game Code.

#### Section 189

Authority cited: Section 7652, Fish and Game Code.

Reference: Sections 7652, 7652.2, and 8607, Fish and Game Code.

#### Documents Incorporated By Reference:

None.

#### Documents Relied Upon:

Amendment 32 repealing the Cowcod Conservation Areas posted in 88 Federal Register 83830 available from: <https://www.federalregister.gov/documents/2023/12/01/2023-25905/magnuson-stevens-act-provisions-fisheries-off-west-coast-states-pacific-coast-groundfish-fishery>.

Inseason rule removing trip limits for nearshore species north of 36° N latitude posted in 88 Federal Register 90127 available from: <https://www.federalregister.gov/documents/2023/12/29/2023-27689/magnuson-stevens-act-provisions-fisheries-off-west-coast-states-pacific-coast-groundfish-fishery>.

Quillback overfished determination available from: <https://www.fisheries.noaa.gov/bulletin/noaa-fisheries-announces-overfished-determination-quillback-rockfish-california>.

Inseason rule modifying 36° N latitude to 37° 07' N latitude posted in 89 Federal Register 22342 available from: <https://www.federalregister.gov/documents/2024/04/01/2024-06775/magnuson-stevens-act-provisions-fisheries-off-west-coast-states-pacific-coast-groundfish-fishery>.

**DISCLOSURES REGARDING THE  
PROPOSED ACTION:**

**Impact of the Regulatory Action/Results of the Economic Impact Assessment**

The potential for significant statewide adverse economic impacts that might result from the proposed regulation has been assessed, and the following initial determinations relative to the required statutory categories have been made:

(a) Significant Statewide Adverse Economic Impact Directly Affecting Businesses, Including the Ability of California Businesses to Compete with Businesses in Other States: None.

The Department does not anticipate that the proposed action will have significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. Without the proposed certificate of compliance action, the commercial nearshore fishery would be closed and quillback rockfish bycatch mortality would continue to accrue from the non-nearshore groundfish fishery. Allowing quillback rockfish mortality to exceed the small federal limits for California would be inconsistent with federal regulation and would result in the closure of nearshore and non-nearshore groundfish fishing. The proposed action ensures that the non-nearshore fishery can continue to operate in federal waters where there is less risk to the quillback rockfish resource while keeping the nearshore fishery open, allowing both to continue competing in the marketplace. Without the proposed changes the commercial nearshore fisheries would be closed, and restaurants and other fish businesses would seek alternative groundfish suppliers from other states, such as Oregon. The proposed changes provide improved enforceability and clarification of existing regulations that aid in the continued preservation of marine resources while endeavoring to minimize interruptions to commercial harvest opportunities, and thus, the prevention of adverse economic impacts.

(b) Impact on the Creation or Elimination of Jobs Within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California; Benefits of the Regulation to the Health and Welfare of California Residents, Worker Safety, and the State's Environment: None.

The Department does not anticipate adverse impacts on the creation or elimination of jobs within the state given that the proposed amendments are to commercial groundfish regulations, which maintain access of the nearshore fishery to permittees while the non-nearshore groundfish fishery may continue to operate in federal waters. The Department does not anticipate adverse impacts on the creation of new business, the elimination of existing businesses, or the expansion of businesses in California. The proposed changes are to provide improved enforceability and clarification of existing regulations, while keeping the nearshore groundfish fishery open instead of fully closed. The proposed certificate of compliance regulations close state waters to the take of non-nearshore groundfish north of 37° 07' N latitude. However, this fishery may continue to federal waters. Taken together, the proposed certificate of compliance action and are not anticipated to change the annual level of harvest activity or the demand for goods and services related to marine resource harvest that could impact the demand for labor, induce the creation of new businesses, eliminate existing businesses, or cause the expansion of businesses in California. The Department does not anticipate any benefits to the health and welfare of California residents or to worker safety from the proposed action. The Department anticipates benefits to the State's environment directly through maintaining the harvest of healthy stocks while mitigating mortality of quillback rockfish to ensure that their population is able to rebuild.

(c) Cost Impacts on Representative Person or Business:

The Department is aware of cost impacts that a representative private person or business could reasonably incur as a result of compliance with the proposed action. The Department estimates that for the areas impacted by the proposed action, a total of 202 vessels were participating in the commercial groundfish fishery in varying capacities. From those 202 vessels, a total of 97 vessels did not fish in federal waters in the period preceding changes to federal and state regulations (2022) and may incur varying degrees of cost impact as a result of the proposed regulations. However, of the 97 vessels that did not fish in federal waters, 52 vessels actively fished nearshore fish stocks. Given the proposed regulations would maintain the nearshore fishery in state waters, these vessels could continue fishing in state waters for nearshore fish stocks or elect to fish federal waters for non-nearshore groundfish.

Under the proposed regulations, the remaining 45 vessels would no longer be able to fish for non–nearshore groundfish in state waters and would have to fish in federal waters to commercially access non–nearshore groundfish stocks. These vessel owners would need to abide by federal groundfish regulations, which in part, require a Vessel Monitoring System (VMS) while commercial fishing for or possessing commercial groundfish in federal waters. Costs associated with conforming to federal VMS requirements include the purchase of an approved VMS unit, which is fully reimbursable through a federal program while funding is available. Vessel owners would also be required to pay a monthly service fee, which may range approximately between 30 and 75 dollars per month, depending on the service provider.

While 45 vessels are estimated to be the maximum number that may be impacted by the proposed regulations, it is more likely that fewer vessels are will be severely impacted by the proposed regulation. A review of the landings data for these vessels indicates that a majority had relatively small landings of groundfish and may wish to switch to non–groundfish species or other opportunities. Of the 45 vessels that have landed non–nearshore groundfish and have not fished in federal waters, the average annual landed weight of groundfish is 388 pounds, resulting in an average ex–vessel value of \$1,427.88. Approximately four of those vessels landed an average of 22,055 pounds, with an average ex–vessel value of \$41,108.87. Given this disparity of the landed weight and ex–vessel value between these four vessels and the majority of the remaining vessels, it is likely that the proposed regulations and the additional costs imposed by conforming to federal groundfish regulations may impact fewer than 10 vessels due to their likely preference to continue harvesting groundfish versus other species. This would result in combined direct cost impact of approximately \$1,400 to \$3,600, annually (see Economic and Fiscal Impact Statement [STD 399] and Addendum).

(d) Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:

This certificate of compliance adoption of the emergency rulemaking will not result in any costs or savings to state agencies and does not affect federal funding to the state. The Department has determined that the certificate of compliance action for this the commercial groundfish emergency will not affect license or landing fee revenues or the Department’s existing level of expenditures on monitoring and enforcement activities. Additionally, no other state agencies would be affected by this regulatory action.

(e) Nondiscretionary Costs/Savings to Local Agencies: None.

(f) Programs Mandated on Local Agencies or School Districts: None.

(g) Costs Imposed on Any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4, Government Code: None.

(h) Effect on Housing Costs: None.

**Effect on Small Business**

The Department anticipates that the proposed certificate of compliance action may affect small businesses.

**RESULTS OF THE ECONOMIC  
IMPACT ASSESSMENT**

The Department concludes that the proposed regulation will not create additional job opportunities; result in the elimination of jobs or existing businesses, create new businesses, eliminate existing businesses, or expand businesses in the state.

(a) Effects of the Regulation on the Creation or Elimination of Jobs Within the State:

The Department does not anticipate that the proposed regulation will prompt the creation or the elimination of jobs within the state. The proposed amendments maintain access of the nearshore fishery in state waters to nearshore permittees while non–nearshore fishery participants may operate in federal waters and are not expected to negatively affect current harvest activity, nor would they precipitate the creation of jobs or the elimination of jobs.

(b) Effects of the Regulation on the Creation of New Businesses or the Elimination of Existing Businesses Within the State:

The Department does not anticipate that the proposed regulation would induce impacts on the expansion of businesses currently doing business within the state. The proposed regulation is not anticipated to increase demand for services or products from the existing businesses that serve individuals who engage in groundfish harvest. By maintaining access to the nearshore groundfish fishery, while non–nearshore groundfish participants may continue to operate in federal waters they allow present economic activity to continue.

(c) Effects of the Regulation on the Expansion of Businesses Currently Doing Business Within the State:

The Department does not anticipate that the proposed regulation would induce impacts on the expansion of businesses currently doing business within the state. The proposed regulation allows for continued harvesting activity in the nearshore groundfish fishery while non–nearshore participants may continue to operate in federal waters and is not anticipated to increase demand for services or products from the ex-

isting businesses that serve individuals who engage in nearshore groundfish harvest.

(d) Benefits of the Regulation to the Health and Welfare of California Residents:

The Department does not anticipate benefits to the health and welfare of California residents because the proposed regulatory change has no relation to health or welfare.

(e) Benefits of the Regulation to Worker Safety:

The Department does not anticipate any benefits to worker safety in California because this action will not affect working conditions.

(f) Benefits of the Regulation to the State's Environment:

The Department anticipates benefits to the State's environment directly through maintaining the harvest of healthy stocks while mitigating mortality of quillback rockfish to ensure that their population is able to rebuild. It is the policy of this state to encourage the conservation, maintenance, and utilization of the living resources of waters under the jurisdiction and influence of the state for the benefit of all the citizens of the state.

#### CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Department must determine that no reasonable alternatives to the proposed regulation it considered or that have otherwise been identified and brought to its attention would either be more effective in carrying out the purpose for which the regulation 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 Department invites interested persons to present statements or arguments with respect to alternatives to the regulations during the written comment period.

#### AVAILABILITY OF RULEMAKING DOCUMENTS AND CONTACT PERSONS

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulation in underline and strikeout format can be accessed through the Department website at <https://wildlife.ca.gov/notices/regulations/>.

The proposed text (the "express terms") of the regulations, as well as all related documents upon which the proposal is based (rulemaking file), are on file and available for public review at 715 P Street, Sacramento, CA 95814 (17<sup>th</sup> floor). The rulemaking file will be available electronically upon request by contacting the

Department at [Regulations@wildlife.ca.gov](mailto:Regulations@wildlife.ca.gov). Inquiries concerning the regulatory process or requests for documents should be directed to:

California Department of Fish and Wildlife  
Ona Alminas, Regulations Unit  
P.O. Box 944209  
Sacramento, CA 94244–2090  
Telephone: (916) 902–9109  
Email: [regulations@wildlife.ca.gov](mailto:regulations@wildlife.ca.gov)

Inquiries concerning the subject matter or substance of the proposed action should be directed to:

Andrew Klein, Environmental Scientist  
California Department of Fish and Wildlife  
20 Lower Ragsdale Drive, Suite 100  
Monterey, CA 93940  
Telephone: (831) 241–1830  
Email: [groundfish@wildlife.ca.gov](mailto:groundfish@wildlife.ca.gov)

The rulemaking file consists of:

- Notice of Proposed Regulatory Action
- Initial Statement of Reasons
- Proposed Text of the Regulation:
  - Addition of Section 35.00, Title 14, CCR
  - Amendment of Sections 150.06, 150.16, and 189, Title 14, CCR
- Economic and Fiscal Impact Statement (Form STD 399) and addendum
- Documents or Reports supporting the proposed regulation change

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

The rulemaking file is available online at: <https://wildlife.ca.gov/Notices/Regulations/FederalGroundfish>.

#### AVAILABILITY OF CHANGED OR MODIFIED TEXT

After considering all the timely and relevant comments received, the Department may adopt the proposed regulation substantially as described in this notice. If the Department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public for at least 15 days before the Department adopts the regulation as revised. Please send requests for copies of any modified regulation to the Regulations Unit at the address above. The Department 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, copies of the Final Statement of Reasons may be obtained by checking the website at the link provided above, or the Regulations Unit at the address above.

**TITLE 14. DEPARTMENT OF  
FISH AND WILDLIFE**

OFFICE OF SPILL PREVENTION  
AND RESPONSE  
ENVIRONMENTAL SENSITIVE  
SITE PROTECTION

Notice is hereby given that the Department of Fish and Wildlife’s Office of Spill Prevention and Response (OSPR) proposes to adopt subchapter 4.1 and section 828.1 into subdivision 4 of title 14 of the California Code of Regulations. This rulemaking action pertains to Environmental Sensitive Site Protection. Additionally, OSPR proposes conforming amendments to sections 790, 815.01, 815.03, 815.07, 816.06, 817.01, 817.02, 817.03, 818.01, 818.02, 818.03, 819, 819.01, 819.02, 819.03, 819.04, 820.1, 825.01, 825.03, 825.07, 827.01, 827.02, 873.5. The following are proposed for repeal: the Shoreline Protection Tables (August 2013), and sections 815.05 and 825.05 of title 14 of the California Code of Regulations.

OSPR invites interested persons to present comments, statements, or arguments with respect to the regulations during the written comment period identified below.

SUBMISSION OF WRITTEN COMMENTS

Any interested person or his or her authorized representative may submit to OSPR written comments relevant to the proposed regulatory action. **The written comment period closes at 8:00 a.m. (Pacific Time) on Tuesday, November 26, 2024.** All written comments must be received by OSPR by then to be considered. Written comments may be submitted by mail or email, as follows:

Department of Fish and Wildlife  
Office of Spill Prevention and Response  
P.O. Box 944209  
Sacramento, CA 94244–2090  
Email: [OSPRRegulations@wildlife.ca.gov](mailto:OSPRRegulations@wildlife.ca.gov)

*OSPR requests that comments be prepared on a separate document, rather than as digital markups or digital notes inserted into copies of the rulemaking documents.*

PUBLIC HEARING

OSPR has not scheduled a public hearing on this proposed action. However, pursuant to Government Code section 11346.8, OSPR will hold a public hearing if a written request is received at the address below from any interested person or his or her authorized representative no later than fifteen (15) calendar days before the end of the 45–day comment period identified above.

AUTHORITY AND REFERENCE

Authority: Government Code sections 8574.7, 8670.7.5, 8670.28, 8670.29, and 8670.30. Reference: Government Code sections 8574.7, 8670.28, 8670.29, and 8670.30.

INFORMATIVE DIGEST & POLICY  
STATEMENT OVERVIEW

*Summary of Existing Laws and Objectives of the Proposed Action*

The Lempert–Keene–Seastrand Oil Spill Prevention and Response Act (Chapter 1248, Statutes of 1990) (the “Act”) created a comprehensive state oil spill program for the protection of California’s natural resources. Among its many provisions, it required the adoption of regulations requiring oil spill contingency plans by owners or operators whose operations pose an oil spill threats to marine waters of the state. These plans are to be used in the response effort in the event of a spill of oil into marine waters of the state.

The Act authorizes the Administrator of OSPR to require that all necessary prevention measures are taken, and that sufficient response resources and capability is available. Additionally, the Administrator is required to establish regulations and guidelines that provide for the best achievable protection of the coastal and marine resources and ensure that all areas of the coast are protected by prevention, response, containment and cleanup equipment, personnel and operations.

The proposed Environmental Sensitive Site Protection regulations and associated Site Protection Table (Table) provide a standard for the statutorily mandated best achievable protection of coastal resources, as required by Government Code sections 8670.28 and 8670.29. The Table identifies certain environmentally sensitive sites in the coastal regions of California, the hour by which they must be protected, and the necessary equipment to be utilized in the event of an oil spill to California’s coastal waters and natural resources.

Adoption of these regulations will replace the existing Shoreline Protection Tables (2013), a document

incorporated by reference in a number of OSPR’s regulations. Additionally, it serves to codify sensitive site protection requirements within the California Code of Regulations.

*Anticipated Benefits of the Proposed Action*

The benefits of the proposed regulations will update and improve upon the existing dataset (Shoreline Protection Tables [2013]); will make the requirements more easily accessible by codifying it in the official California Code of Regulations; will lessen the requirements on those subject to the regulations; and will streamline the updating process moving forward.

*Evaluation of Inconsistency or Incompatibility with Existing State Regulations*

The proposed regulations are not inconsistent or incompatible with existing state regulations. After conducting a review for any state regulation or statute that would relate to or affect this topic, OSPR has concluded that these are the only regulations dealing with requirements for sensitive site protection in California.

**DETERMINATIONS REGARDING THE PROPOSED ACTION**

OSPR has made the following determinations, as required by Government Code sections 11346.5(a)(5), (6), (7), (9) and State Administrative Manual section 6601:

- (a) *Mandate upon local agencies and school districts:* None.
- (b) *Costs or savings to any state agency:* None.
- (c) *Costs or savings to any local agency:* None.
- (d) *Costs or savings to any local agency or school districts which must be reimbursed in accordance with part 7, division 4 (commencing with section 17500) of the Government Code:* None.
- (e) *Other non-discretionary costs or savings imposed upon local agencies:* None.
- (f) *Costs or savings in federal funding to the state:* None.
- (g) *Significant effect on housing costs:* None.
- (h) *Significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states:* The proposed action will not have a significant statewide adverse economic impact directly affecting business or affect the ability of California businesses to compete with businesses in other states. These proposed regulations serve to update, streamline, and make clearer the requirements those subject to them already comply with.
- (i) *Cost a representative private person or business would necessarily incur in reasonable*

*compliance:* OSPR is not aware of any cost impacts that a representative private person would necessarily incur in reasonable compliance with the proposed action. The proposed regulations do not impact individuals. The bulk of the costs will be incurred by oil spill response organizations (OSRO) who voluntarily choose to provide spill remediation services of environmentally sensitive sites to plan holders. OSROs are not required to be rated by the Office of Spill Prevention and Response (OSPR).

**RESULTS OF THE ECONOMIC IMPACT ASSESSMENT**

Regarding the proposed regulations, OSPR makes the following determinations:

- *Whether this is a “major regulation,” having an economic impact on businesses and individuals exceeding \$50,000,000 in any 12-month period between the date the regulation is estimated to be filed with the Secretary of State through 12 months after the regulations is fully implemented:* These regulations are not considered “major regulations” as we estimate the cost to comply with the requirements to be less than \$50 million annually.
- *Effects of the regulation on the creation or elimination of jobs within the State of California:* It is estimated that less than 50 jobs may be created by these regulations. No jobs will be eliminated.
- *Effects of the regulation on the creation of new businesses or the elimination of existing businesses within the State of California:* OSPR has determined that the proposed regulations will neither create nor eliminate businesses in the State of California. The changes being proposed to the existing regulatory requirements will not lead to new entities entering the market.
- *Effects of the regulation on the expansion of businesses currently doing business within the State of California:* There is potential for businesses currently operating within California to expand. Oil spill response organizations that currently do not provide sensitive site protection services along some portions of California’s coast may have an opportunity to expand their services with the improvements and greater flexibility created by these regulations.
- *Benefits of the regulation to the health and welfare of California residents, worker safety, or to the State’s environment:* OSPR’s contingency plan regulations must provide best achievable protection of natural resources and state waters. The proposed regulations will provide benefits

to the health and welfare of California residents, worker safety, and the state’s environment by ensuring that adequate sensitive site protection response resources are available in the time frames required, in turn mitigating the impacts of an oil spill to California’s environmental sensitive sites and shoreline environment.

- *Business Reporting Requirement:* The proposed regulations do not impose regular reporting requirements; only a one–time cost to update existing plans.
- *Effect on small business:* This regulatory action will not affect small business. None of the businesses affected are small businesses as described and defined by section 11346.3(b)(4)(A) and (B) or section 11342.610 of the Government Code.

### CONSIDERATION OF ALTERNATIVES

In an effort to solicit broader feedback and potentially improve upon the proposed regulations prior to commencing formal rulemaking, OSPR engaged interested stakeholders and those that may be subject to these regulations in a number of informal meetings and scoping sessions. The scoping sessions were held in–person in both Northern and Southern California. A discussion of the alternatives considered can be found in the Initial Statement of Reasons.

In accordance with Government Code section 11346.5, subdivision (a)(13), OSPR must determine that no reasonable alternative it considered, or that has otherwise been identified or brought to the attention of the OSPR, 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.

OSPR could identify no other alternatives to the proposed regulations submitted with this Notice that would:

- Meet statutory mandates.
- Have the same desired regulatory effect.
- Meet the same goals for identifying sensitive site protection strategies and provide sufficient protection.
- Improve upon the existing dataset.
- Reduce requirements on those subject to these regulations.
- Streamline the updating process.

OSPR invites interested persons to present reasonable alternatives to the proposed regulations during the 45–day formal written comment period identified on page one of this notice.

### AVAILABILITY OF DOCUMENTS/OSPR CONTACT PERSON

OSPR will have the entire rulemaking file available for inspection and copying at its office at the address below. As of the date this notice is published in the California Regulatory Notice Register, the rulemaking file consists of this notice, the text (“express terms”) of the regulations proposed for adoption, the text of the regulations proposed for amendment, the Initial Statement of Reasons, any documents relied upon, and the Economic and Fiscal Impact Statement (STD 399).

Please direct inquiries concerning the regulatory process, or requests for copies of any documents comprising the rulemaking file to the following:

Department of Fish and Wildlife  
Office of Spill Prevention and Response  
Attention: Christine Kluge  
P.O. Box 944209  
Sacramento, CA 94244–2090  
Phone: (916) 827–6553  
Email: [Christine.Kluge@wildlife.ca.gov](mailto:Christine.Kluge@wildlife.ca.gov)

The backup contact for this proposed action is:

Department of Fish and Wildlife  
Office of Spill Prevention and Response  
Attention: Mia Roberts  
P.O. Box 944209  
Sacramento, CA 94244–2090  
Phone: (661) 361–6256  
Email: [Mia.Roberts@wildlife.ca.gov](mailto:Mia.Roberts@wildlife.ca.gov)

### AVAILABILITY OF DOCUMENTS ON THE INTERNET

This notice and related rulemaking documents identified above can also be accessed at on OSPR’s website at <https://wildlife.ca.gov/OSPR/Legal/Rulemakings/Sensitive-Site-Protection>.

### AVAILABILITY OF CHANGED OR MODIFIED TEXT

At the close of the 45–day comment period, and considering all timely and relevant comments received, OSPR may adopt the proposed regulations substantially as described in this notice. If OSPR makes modifications which are sufficiently related to the originally proposed text, the modified text (with the changes clearly indicated) shall be made available to the public for at least 15 calendar days before OSPR adopts the regulations as revised. Any such modifications will also be posted on OSPR’s website. Please send requests for copies of any modified regulations to the attention of the contact person(s) as indicated above.

OSPR will accept written comments on the modified regulations for 15 calendar days after the date on which they are made available.

**AVAILABILITY OF THE FINAL  
STATEMENT OF REASONS**

Upon its completion, the Final Statement of Reasons will be available on OSPR's website noted above and may be requested from the contact person named in this notice.

**TITLE 15. DEPARTMENT  
OF CORRECTIONS AND  
REHABILITATION**

**CRIME PREVENTION AND CORRECTIONS**

NOTICE IS HEREBY GIVEN that the Secretary of the California Department of Corrections and Rehabilitation (CDCR), pursuant to the authority granted by Government Code (GC) section 12838.5 and Penal Code (PC) section 5055, and the rulemaking authority granted by PC section 5058, proposes to amend sections 3999.98, 3999.109, 3999.114, 3999.116, and adopt section 3999.312 of the California Code of Regulations (CCR), Title 15, Division 3, concerning Health Care Committees.

**PUBLIC HEARING**

A virtual public hearing will be held on November 25, 2024. To join the virtual hearing follow this link: <https://cchcs.ca.gov/health-care-regs/>, or you may call (916) 701-9994 and enter phone conference ID 433 559 56# to join by phone (audio only) between the hours of 1:30 p.m. and 2:00 p.m. on November 25, 2024.

**PUBLIC COMMENT PERIOD**

The public comment period will close on **November 25, 2024**. Any person may submit public comments in writing (by mail or by email) regarding the proposed changes. To be considered, comments must be submitted to California Correctional Health Care Services (CCHCS), Health Care Regulations and Policy Section, P.O. Box 588500, Elk Grove, CA, 95758, or by email to [HealthCareRegulations@cdcr.ca.gov](mailto:HealthCareRegulations@cdcr.ca.gov) before the close of the comment period.

**CONTACT PERSON**

Please direct any inquiries regarding this action to:

**R. Hart**  
**Associate Director**  
**Risk Management Branch**  
**California Correctional Health Care Services**  
**P.O. Box 588500**  
**Elk Grove, CA 95758**  
**(916) 691-2922**

**A. Burrell**  
**Staff Services Manager II**  
**Health Care Regulations and Policy Section**  
**California Correctional Health Care Services**  
**(916) 691-2921**

**AUTHORITY AND REFERENCE**

GC section 12838.5 provides that commencing July 1, 2005, CDCR succeeds to, and is vested with, all the powers, functions, duties, responsibilities, obligations, liabilities, and jurisdiction of abolished predecessor entities, such as: Department of Corrections, Department of the Youth Authority, and Board of Corrections.

PC section 5000 provides that commencing July 1, 2005, any reference to the Department of Corrections in this or any code, refers to the CDCR, Division of Adult Operations.

PC section 5050 provides that commencing July 1, 2005, any reference to the Director of Corrections, in this or any other code, refers to the Secretary of the CDCR. As of that date, the office of the Director of Corrections is abolished.

PC section 5054 provides that commencing July 1, 2005, the supervision, management, and control of the State prisons, and the responsibility for the care, custody, treatment, training, discipline, and employment of persons confined therein are vested in the Secretary of the CDCR.

PC section 5058 authorizes the Director to prescribe and amend regulations for the administration of prisons.

References cited pursuant to this regulatory action are as follows: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and *Plata v. Newsom* (Number C01-1351 JST), U.S. District Court, Northern District of California; Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; *Plata v. Newsom* (Number C01-1351 JST), U.S. District Court, Northern District of California; and Sections 443, 443.1, 443.2, 443.3, 443.4, 443.5, 443.6, 443.7, 443.8, 443.9, 443.10, 443.11, 443.12, 443.13, 443.14, 443.15, 443.16, 443.17, 443.18, 443.19, 443.20, 443.21, 443.215 and 443.22, Health and Safety Code.

INFORMATIVE DIGEST/POLICY  
STATEMENT OVERVIEW

The CDCR and CCHCS propose to amend sections 3999.98, 3999.109, 3999.114, 3999.116, and adopt section 3999.312 of the CCR, Title 15, Division 3, governing health care committees. Existing regulations regarding the functions and scopes of several health care committees are outdated and do not align with current practices of the Department. Also, existing Title 15 regulations do not capture the function and scope of the Clinical Documentation and Decision Support Committee, Mortality Review and Reporting, Systemwide Pharmacy and Therapeutics (P&T) Committee, and Care Team Enhanced Conference (CTEC).

This action provides the following:

- This regulatory action aligns functions and scopes of health care committees with current Department practices and processes.
- This regulatory action also provides authority to CDCR staff for establishing and maintaining new health care committees for better patient care and outcome.
- Clarify existing mortality reporting and reviewing process and identify opportunities for improvement related to patient safety, quality of health care services, and patient outcomes.

BENEFITS ANTICIPATED BY THE  
PROPOSED REGULATIONS

The Department anticipates the proposed regulations will benefit the CDCR staff and patients by ensuring the functions and scopes of health care committees align with updated practices and processes and creating standardized set of operational procedures and requirements to numerous health care committees for better patient care and outcome.

EVALUATION OF CONSISTENCY/  
COMPATIBILITY WITH  
EXISTING REGULATIONS

Pursuant to GC section 11346.5(a)(3)(D), the Department must evaluate whether the proposed regulations are inconsistent or incompatible with existing State regulations. After conducting a review for any regulations that would relate to or affect this area, the Department has determined these proposed regulations are not inconsistent or incompatible with any existing regulations within CCR, Title 15, Division 3.

LOCAL MANDATES

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

FISCAL IMPACT STATEMENT

- Cost or savings to any State agency: *None*.
- Cost to any local agency or school district that is required to be reimbursed: *None*.
- Other nondiscretionary cost or savings imposed on local agencies: *None*.
- Cost or savings in federal funding to the state: *None*.

EFFECT ON HOUSING COSTS

The Department has made an initial determination that the proposed action will have no significant effect on housing costs because the proposed regulations relate strictly to health care committees, which only affects staff and patients within CDCR.

SIGNIFICANT STATEWIDE ADVERSE  
ECONOMIC IMPACT ON BUSINESS

The Department has determined that the proposed action will not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states because the proposed action relates strictly to health care committees, which only affects staff and patients within CDCR.

RESULTS OF ECONOMIC  
IMPACT ASSESSMENT

The Department does not expect that the proposed regulations will have an impact on the creation or elimination of jobs within California. The proposed regulations relate strictly to health care committee updates and the mortality reporting and reviewing process, which only affects patients and staff within CDCR.

The proposed regulations will have no effect on the State’s environment as the State’s environment is not impacted by these administrative and operational changes and clarifications to the Health Care Committees. In addition, the Department has determined that the proposed regulations will have no impact on the creation of new businesses or elimination of existing businesses within California and will not affect the expansion of businesses currently doing business in California because the proposed action re-

lates strictly to the Health Care Committees, which only affects staff and patients within CDCR.

#### **BENEFITS ANTICIPATED BY THE PROPOSED REGULATIONS**

The Department anticipates the proposed regulations will benefit the CDCR staff and patients by ensuring the function and scope of health care committees align with updated practices and processes and creating standardized set of operational procedures and requirements to numerous health care committees for better patient care and outcome. It also establishes and maintains the functions and scopes of the CTEC. Additionally, the proposed regulations will have no effect on the State's environment, as the State's environment is not impacted by these operational and procedural changes and clarifications.

#### **COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESSES**

The Department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action. The proposed action relates strictly to health care committees, which only affects staff and patients within CDCR.

#### **EFFECT ON SMALL BUSINESSES**

The Department has determined that the proposed regulations will have no significant adverse economic impact on small businesses because the proposed action relates strictly to health care committees, which only affects staff and patients within CDCR.

#### **CONSIDERATION OF ALTERNATIVES**

The Department must determine that no reasonable alternative it considered or that has otherwise been identified and brought to its attention would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

The Department has made an initial determination that the action will not have a significant adverse economic impact on business. Additionally, there has been no testimony, reasonable alternative, or other evidence provided that would alter the CDCR's initial determination to proceed with this action.

#### **AVAILABILITY OF PROPOSED TEXT AND INITIAL STATEMENT OF REASONS**

The Department has prepared, and will make available, the proposed text and the Initial Statement of Reasons (ISOR) of the proposed regulatory action. The rulemaking file for this regulatory action, which contains those items and all information on which the proposal is based (i.e., rulemaking file) is available to the public upon request directed to the contact person listed in this Notice. The proposed text, ISOR, and Notice of Proposed Action will also be made available on CCHCS's website <https://cchcs.ca.gov> and CDCR institution law libraries.

#### **AVAILABILITY OF THE FINAL STATEMENT OF REASONS**

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

#### **AVAILABILITY OF CHANGES TO PROPOSED TEXT**

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

### **TITLE 16. DEPARTMENT OF CONSUMER AFFAIRS/BUREAU OF HOUSEHOLD GOODS AND SERVICES**

#### **HOUSEHOLD MOVER ENFORCEMENT REGULATIONS**

**NOTICE IS HEREBY GIVEN** that the Bureau of Household Goods and Services (Bureau) is proposing to take the action described in the Informative Digest below, after considering all comments, objections, and recommendations regarding the proposed action.

PUBLIC HEARING

The Bureau has not scheduled a public hearing on this proposed action. However, the Bureau will hold a hearing if it receives a written request for a public hearing from any interested person, or his or her authorized representative, no later than 15 days prior to the close of the written comment period. A hearing may be requested by making such request in writing addressed to the individuals listed under “Contact Person” in this notice.

WRITTEN COMMENT PERIOD

Written comments relevant to the action proposed, 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 by Monday, November 25, 2024**, or must be received by the Bureau at the hearing, should one be scheduled.

AUTHORITY AND REFERENCE

Pursuant to the authority vested by Stats. 2017, Ch. 421, Section 8 (SB 19) and, sections 125.9, 137, 148, 482, 19228, 19239, and 19268 of the Business and Professions Code (BPC), to implement, interpret, or make specific Stats. 2017, Ch. 421, Section 8 (SB 19) and, BPC section(s) 10, 125.9, 141, 148, 149, 480, 481, 482, 485, 490, 493, 9810, 19225, 19225.5, 19228, 19236, 19237, 19239, 19239.4, 19268, 19275, 19277, 19277.1, 19278, 19279, 19279.1, 19279.2, 19280, 19281, 19282, 19283, 19283.1, and sections 11505(c) and 11522 of the Government Code, the Bureau is considering amending Division 27, and adopting Chapters 1 and 2 with titles, Section 2800 in Article 1 with titles, Sections 2940, 2941, 2942, and 2943 in Article 2 with titles, and Sections 2970, 2971, and 2972 in Article 3 with titles in Chapter 2 of Division 27 of Title 16 of the California Code of Regulations (CCR).

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Department of Consumer Affairs (DCA), Bureau of Household Goods and Services (Bureau), is the state agency charged with licensing, regulating, and investigating complaints against 17 different license categories in California, totaling approximately 41,285 licensees pursuant to Business and Professions Code section 9810. These licensing categories include Appliance Service Dealers, Electronic Service Dealers, Furniture and Bedding Manufacturers, Custom Upholsterers, Thermal Insulation Manufacturers, and Service Contract Sellers and Obligor. It is the Bureau’s duty to enforce and administer various sec-

tions of the Business and Professions Code (BPC), including Chapter 20 of Division 3 (commencing with Section 9800), and Chapter 3 (commencing with Section 19000) and Chapter 3.1 (commencing with Section 19225) of Division 8.

In 2018, the Legislature passed Senate Bill (SB) 19 (Hill, Chapter 421, Statutes of 2017), which transferred the authority to regulate household movers from the Public Utilities Commission (Commission) to the Bureau. Specifically, SB 19 transferred administration of the Household Goods Carriers Act to the Bureau by renaming the Household Goods Carriers Act to the Household Movers Act and moving the Household Movers Act (Act) to Chapter 3.1 of Division 8 of the BPC, section 19225, *et seq.*

Section 19234.1 of the Act states: “Protection of the public shall be the highest priority for the bureau in exercising its licensing, regulatory, and disciplinary functions under this chapter. Whenever the protection, of the public is inconsistent with other interests sought to be promoted, the protection of the public shall be paramount.”<sup>1</sup> In transferring authority to the Bureau, the Legislature found and declared in Section 3 of SB 19 (enacted as described below as the “CPUC Oversight Act”) that the Bureau succeeds to and is vested “with all the authority, duties, powers, purposes, functions, responsibilities, and jurisdiction of the Public Utilities Commission, its predecessors, and its officers for the purposes of [the transfer],” including the authority to “prescribe reasonable rules and regulations as may be necessary to implement, administer, and enforce” the Bureau’s duties in addition to rules and regulations specifically authorized by the California Public Utilities Commission Governance, Accountability, Training, and Transportation Oversight Act of 2017 (“CPUC Oversight Act” — Stats. 2017, Ch. 421, § 8) or any other provision of law.

Likewise, BPC section 19228 states:

- (a) Notwithstanding any other law, and until the time the director adopts regulations implementing this chapter, powers granted to, or duties imposed on, the Public Utilities Commission pursuant to the former Chapter 7 (commencing with Section 5101) of Division 2 of the Public Utilities Code are transferred to, and may be exercised by, the director in administering this chapter.
- (b) All rules, regulations, general orders, forms, and Maximum Rate Tariff 4, as most recently amended as of July 1, 2018, by the Public Utilities Commission, adopted, administered, or enforced by the Public Utilities Commission for purposes

<sup>1</sup> “License” and “permit” will be used interchangeably throughout this document in accordance with BPC section 23.8, which defines “licensee” as any person authorized by a license, certificate, registration, or other means to engage in a business or profession regulated by the BPC.

of implementing and administering the former Chapter 7 (commencing with Section 5101) of Division 2 of the Public Utilities Code, that are in effect immediately preceding July 1, 2018, shall remain in effect and shall be administered and enforced by the director, until the operative date of regulations adopted by the director to implement this chapter.

- (c) Until the operative date of regulations implementing this chapter, household movers shall observe the rules, regulations, general orders, and Maximum Rate Tariff 4, as most recently amended as of July 1, 2018, by the Public Utilities Commission, that are administered and enforced by the director pursuant to this chapter. A violation of those rules, regulations, general orders, or tariff may be grounds for discipline.

Currently, the Bureau has no division in the California Code of Regulations that pertain to household movers and the Bureau’s regulation in accordance with the Act or that contain all rules necessary for the performance of the Bureau’s duties as authorized by the CPUC Oversight Act and the Act. Thus, to implement the Act and pursuant to the Bureau’s authority described above, the Bureau seeks to amend Division 27 to rename it from the Bureau of Electronic and Appliance Repair to the “Bureau of Household Goods and Services” along with new chapters and articles in Title 16 of the California Code of Regulations (CCR), for the placement of all rules and regulations described in this proposal regarding definitions for the new Chapter in Division 27, administrative citations, the contest of citations, citation compliance, assessment of fines, substantial relationship criteria, rehabilitation criteria, and advertising, and all future household mover rules and regulations prescribed by the Bureau. These rules and regulations are necessary to help empower the Bureau to act “with all the authority, duties, powers, purposes, functions, responsibilities, and jurisdiction of the Public Utilities Commission, its predecessors, and its officers” and to ensure that protection of the public shall be the Bureau’s highest priority.

Additionally, consumer protection is best achieved when members of a regulated industry are compliant with all rules, regulations, and laws. As BPC section 19228 shows, various authorities govern household movers, potentially creating confusion or difficulty within the industry in reconciling which statutory or regulatory requirements apply. Therefore, proposed revisions to Division 27 will also be used to consolidate certain authorities, thereby further encouraging clarity, understanding, and compliance by the industry and strengthening consumer protection.

Additionally, beginning in 2020, in accordance with the statutory amendments implemented by Assembly

Bill (AB) 2138 (Chiu, Chapter 995, Statutes of 2018), BPC section 481 requires boards within the DCA to develop criteria for use when considering the denial, suspension, or revocation of a license, to determine whether a crime is substantially related to the qualifications, functions, or duties of the professions it regulates. Further, BPC section 493 requires the boards to determine whether a crime is substantially related to the qualifications, functions, or duties of the professions it regulates by using criteria, including the nature and gravity of the offense, the number of years elapsed since the date of the offense, and the nature and duties of the profession. In addition, BPC section 482 requires boards to develop criteria to evaluate the rehabilitation of a person when considering the denial, suspension, or revocation of a license. Specifically, the amendments of BPC section 482 through AB 2138 requires boards to consider whether an applicant has completed the criminal sentence at issue without a violation of parole or probation in addition to the board’s applied criteria.

To satisfy these statutory mandates, the Bureau is proposing to include proposed sections and new chapters in Division 27 that will specify the “Substantial Relationship Criteria” and the “Rehabilitation Criteria.” To promote fairness in all application reviews, these sections will also establish and clarify that the Bureau will use the same criteria when deciding whether to deny, suspend, or revoke a household mover permit based on “professional conduct” or an “act” that resulted in disciplinary action, in accordance with, respectively, BPC sections 480 and 141.

Finally, BPC section 137 authorizes the Bureau to promulgate regulations requiring licensees to include their license numbers in any advertising, soliciting, or other presentments to the public. Household movers are not currently required to provide their license numbers to the public on advertisements and presentments. This omission makes it more difficult for consumers to ascertain if an individual is licensed or qualified to perform that particular work. Accordingly, the proposal would resolve the problem of insufficient license information provided to the public by requiring all public presentments and advertisements in connection with the rendition of household mover services to include the household mover’s name and Bureau-issued permit number along with other disclosure requirements for brokers and vehicles operated by a household mover, as specified.

In this rulemaking proposal, the Bureau proposes to establish minimum standards for its enforcement program, including the following:

- Article 1, “General Provisions,” for regulations that have general applicability. CCR Section 2800 will create definitions for certain commonly used terms in the proposed new sections, as specified.

- Article 2, “Enforcement,” for regulations that will implement the Bureau’s enforcement program for violations of the Act. CCR Section 2940 will clarify the Bureau’s authority to determine when and against whom a citation will be issued and to issue citations containing orders of abatement and fines. CCR Section 2940 will also implement the Bureau’s citation program, in accordance with BPC sections 125.9 and 148, including by specifying the required contents of citations. CCR Section 2941 will establish how a cited party may contest citations and request an informal citation review conference and the informal citation review conference process. CCR Section 2942 will establish the process for how a cited party may comply with citations and orders of abatement. CCR Section 2943 will implement when and how a fine may be assessed, including the amount thereof if a fine is issued, compliance requirements, consequences for nonpayment, and the factors the Bureau will consider when issuing an administrative fine.
- Article 3, “Miscellaneous,” for regulations that do not fit in other articles that serve specific purposes. CCR Section 2970 will implement the “Substantial Relationship Criteria” and CCR Section 2971 will implement the “Rehabilitation Criteria” the Bureau will use when considering whether to deny, suspend, or revoke a license based on a criminal conviction, professional misconduct, or an act that is grounds for disciplinary action per section 141, Division 1.5 (commencing with Section 475), and section 19239 of the BPC. CCR Section 2972 will establish certain advertising requirements for household movers, including requiring household movers to include their name and Bureau–issued permit number in all advertisements and set other disclosure requirements for brokers and vehicles operated by a household mover, as specified.

**Anticipated Benefits of Proposal**

The proposed regulatory language will implement the CPUC Oversight Act and help empower the Bureau to exercise its licensing, regulatory, and disciplinary functions under the Act. The benefits of proposed amendments to Division 27 to adopt new chapters, articles and regulatory sections include:

- Proposed Article 1, “General Provisions,” will clarify the meaning of certain terms and provide how they will be construed universally among various authorities that govern the household mover industry. This will create uniformity among those sources and promote greater compliance by the industry. A “General Provisions” article will also support Chapter 2 of Division

27’s overall organization to promote easy identification of the Bureau’s regulations. Specifically, by housing regulations that are general in nature, other articles that serve a specific purpose can be labeled and arranged accordingly, allowing for information to be easily found.

- Proposed Article 2, “Enforcement,” will clarify the Bureau’s authority to enforce the Act and implement the Bureau’s enforcement program for violations of the Act—significant steps toward helping curtail illegal activity within the household mover industry and advancing the Bureau’s mission to make “the protection of the public ... paramount.” The proposed regulations will create an incentive to comply by: establishing the Bureau’s citation program; specifying what a cited party must do after receiving a citation; and making clear the consequences of a violation. A household mover will either elect to follow regulations or be subject to fines, permit suspension or revocation, or more severe penalties, including criminal prosecution. The establishment of an informal citation conference review process will add a second layer of review for citations, allowing cited parties to pursue a simpler and more expeditious way to challenge citations and potentially eliminate unnecessary administrative appeals. Finally, many of the procedures proposed in Article 2 mirror and substantially replicate procedures the Bureau uses for its other programs, thus promoting uniformity, consistency, and fairness among all programs.
- Proposed Article 3, “Miscellaneous,” will be used to place regulations that do not fit in other articles that serve specific purposes and, thus, will function similarly to other “Miscellaneous” articles the Bureau uses for its other programs. This will promote uniformity, consistency, and fairness among all the Bureau’s programs and will likewise support the organization of proposed Chapter 2 of Division 27, to allow for the easy identification of regulations. For this regulatory package, the Bureau is proposing to include sections that will clarify the Bureau’s statutory authority to deny, suspend, or revoke a household mover permit based on a conviction of a crime, professional misconduct, or an act that resulted in disciplinary action. More importantly, as mandated by AB 2138, these proposed sections will establish the “Substantial Relationship Criteria” and the “Rehabilitation Criteria” the Bureau must consider when making these decisions. By implementing these criteria, the Bureau will advance AB 2138’s goal to reduce barriers to licensing, promote reduction of recidivism, and provide

economic opportunity to individuals otherwise disadvantaged by past misconduct.

Proposed Article 3 will also include a section specifying “Advertising” requirements, including that a household mover’s advertisements must include the household mover’s name and Bureau–issued permit number, advertisements by brokers must include a disclaimer that brokers do not take possession of or participate in the transportation of consumers’ belongings and vehicles used by household movers who engage in transportation of household goods or personal effects must display certain information as specified. The Board anticipates that consumers will benefit from the proposal, including by being better informed of who is and who is not a licensed household mover and making more informed decisions about with whom they choose to do business and thereby enabling consumers to be better protected from fraudulent or misleading claims about a household mover’s license status.

Finally, in its entirety, proposed changes to Division 27 will provide greater clarity to the household mover industry about its rights and responsibilities. It will also inform the larger community of the same, including consumers, representatives for the household mover industry, such as business associations, business leaders, and attorneys, and government actors involved in an enforcement or judicial action, including Deputy Attorneys General and Administrative Law Judges.

This regulatory proposal will have a positive impact on the health and welfare of California citizens to the extent the prospect of being cited for violations promotes compliance by the household mover industry, thereby strengthening consumer protection. This regulatory proposal would also increase access to licensed businesses, which will allow for greater consumer choice and create a more competitive market.

#### **Evaluation of Consistency and Compatibility with Existing State Regulations**

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

#### **DISCLOSURES REGARDING THIS PROPOSED ACTION**

#### **FISCAL IMPACT ESTIMATES**

The Bureau anticipates absorbable workload and costs related to the issuance of citations and fines. Total workload and costs are estimated to range from approximately \$254,000 to \$320,000 per year and up to \$2.9 million over a ten–year period including:

**Citation and Fines:** The Bureau estimates 100 citations and fines will be issued per year and anticipates workload costs of approximately \$2,100 per citation, which results in absorbable workload costs ranging from approximately \$210,000 to \$274,000 per year and up to \$2.4 million over a ten–year period.

**Citation Appeals:** The Bureau estimates 5 percent (5) of citations issued per year will be appealed. The Bureau anticipates workload costs of approximately \$1,300 per appeal, plus estimated Attorney General and Office of Administrative Hearing costs of \$7,500, which results in absorbable workload costs ranging from approximately \$44,000 to \$46,000 per year and up to \$450,000 over a ten–year period.

**Revenues:** The Bureau estimates up to 100 citations will be issued to household movers per year with an average fine amount of \$500, which would result in penalty revenues of \$50,000 per year and up to \$500,000 over a ten–year period.

Please see the Initial Statement of Reasons for further detail regarding the above fiscal impact estimates.

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

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

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

**Mandate Imposed on Local Agencies or School Districts:** None.

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

#### **BUSINESS IMPACT ESTIMATES**

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

These proposed regulations establish minimum standards for an enforcement program for household movers. In the event a licensee violates the Bureau’s laws and regulations in a manner that warrants a citation, the citation and fine issued is not sufficient to eliminate a particular job or household mover’s business. The fine issued is avoidable, should the licensee comply with the laws and regulations of the Bureau.

The Bureau estimates up to 100 citations will be issued to household movers per year with an average fine amount of \$500, which would result in penalty payments of \$50,000 per year and up to \$500,000 over a ten–year period. Please see the Initial Statement of Reasons for further detail.

Additionally, AB 2138 is intended to reduce barriers to licensure for applicants with criminal histories or prior discipline; however, the Bureau has been complying with the provisions under current law since AB 2138 became operative on July 1, 2020. As a result, the Bureau does not anticipate any businesses to be significantly impacted by the regulations.

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

The proposed regulations establish minimum standards for an enforcement program for household movers. In the event a licensee violates the laws and regulations of the Bureau that warrants a citation, the citation and fine issued is not sufficient to eliminate a particular job or household mover’s business. The fine issued is avoidable, should the licensee comply with the laws and regulations of the Bureau.

It is paramount household movers follow the appropriate procedures and business processes in accordance with the law and the Bureau’s regulations. The purpose of the proposed regulations is to ensure household movers are compliant and promote best business practices for California consumers. The Bureau estimates up to 100 citations will be issued to household movers per year with an average fine amount of \$500, which would result in an economic impact of approximately \$50,000 per year and up to \$500,000 over a ten-year period. Please see the Initial Statement of Reasons for further detail.

**RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS**

**Impact on Jobs/Businesses**

The Bureau has determined that this regulatory proposal will not have a significant impact on the following:

- 1) the creation or elimination of jobs within the state,
- 2) the creation of new businesses or the elimination of existing businesses within the state, or,
- 3) the expansion of businesses currently doing business within the state.

As specified above in the “Business Impact Estimates” section, individuals in compliance with the Bureau’s laws and associated regulations will not be affected by the proposed regulations. Additionally, while AB 2138 is intended to reduce barriers to licensure, the Bureau has been complying with the provisions under current law since July 1, 2020. As a result, the Bureau does not anticipate any additional jobs or businesses to be significantly impacted by these regulations.

**Benefits of Regulation:**

This regulatory proposal will have a positive impact on the health and welfare of California citizens to the extent the prospect of being cited for violations promotes compliance by the household mover industry, thereby strengthening consumer protection. This regulatory proposal would also increase access to licensed businesses, which will allow for greater consumer choice and create a more competitive market.

This regulatory proposal does not affect worker safety because it does not propose regulations that impact worker safety.

This regulatory proposal has no effect on the environment because it does not involve the environment.

**Business Reporting Requirements**

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

**Effect on Small Business**

The Bureau has determined that the proposed regulations will not have a significant effect on small businesses. Although small businesses owned by licensees of the Bureau may be impacted, the Bureau does not maintain data relating to the number or percentage of licensees who own a small business. However, in the event a licensee violates the laws and regulations of the Bureau that warrants a citation, the citation and fine issued is not sufficient to eliminate a particular job or household mover’s business. The fine issued is also avoidable, should the licensee comply with the laws and regulations of the Bureau.

**CONSIDERATION OF ALTERNATIVES**

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

Any interested person may submit comments to the Bureau in writing relevant to the above determinations at 4244 South Market Court, Suite D, Sacramento, CA 95834-1243 during the written comment period, or at the hearing if one is scheduled or requested.

**AVAILABILITY OF STATEMENT OF REASONS AND RULEMAKING FILE**

The Bureau has compiled a record for this regulatory action, which includes the Initial Statement of Reasons (ISOR), proposed regulatory text, and all the

information on which this proposal is based. This material is contained in the rulemaking file and is available for public inspection upon request to the contact persons named in this notice.

#### 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 4244 South Market Court, Suite D, Sacramento, CA 95834–1243.

#### AVAILABILITY OF CHANGED OR MODIFIED TEXT

After considering all timely and relevant comments, the Bureau, upon its own motion or at the request of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal, with the modifications clearly indicated, will be available for review and written comment for 15 days prior to its adoption from the persons designated in this Notice as the Contact Persons and will be mailed to those persons who submit written comments or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

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

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting the persons 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 Persons named below or by accessing the website listed below.

#### CONTACT PERSONS

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

Eileen J. H. Yap  
Bureau of Household Goods and Services  
4244 South Market Court, Suite D  
Sacramento, CA 95834–1243  
Telephone: (279) 224–0694  
Email: [Eileen.yap@dca.ca.gov](mailto:Eileen.yap@dca.ca.gov)

The backup contact person is:

Justin Paddock  
Bureau of Household Goods and Services  
4244 South Market Court, Suite D  
Sacramento, CA 95834–1243  
Telephone: (279) 895–1431  
Email Address: [Justin.paddock@dca.ca.gov](mailto:Justin.paddock@dca.ca.gov)

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

Copies of the Notice of Proposed Action, the Initial Statement of Reasons, and the text of the regulations with modifications noted, as well as the Final Statement of Reasons when completed, and modified text, if any, can be accessed through the Bureau's website at [https://bhgs.dca.ca.gov/forms\\_pubs/index.shtml](https://bhgs.dca.ca.gov/forms_pubs/index.shtml).

### TITLE 17. DEPARTMENT OF PUBLIC HEALTH

*Notice Register Editor's Note:* The Department of Public Health (the Department) is proposing to add sections 8056 through 8067 (consecutive) into Title 17 of the California Code of Regulations concerning Eviscerated Crab. The following Justification and regulation text provide the Department's notice pursuant to Health and Safety Code section 111224.6(b)(3). The Department indicates that Ali Hossain 747–228–9905 is the contact for further information, including information on how to comment.

#### DIVISION 1. STATE DEPARTMENT OF HEALTH SERVICES CHAPTER 5. SANITATION (ENVIRONMENTAL) SUBCHAPTER 1. ENGINEERING (SANITARY) GROUP 13. EVISCERATED CRAB

#### JUSTIFICATION

##### Detailed Discussion of Each Regulation

**Adopt Section 8056** to explain that the eviscerated crab program regulations apply to a processor who receives, holds, or eviscerates Dungeness crab or rock crab caught in areas subject to a Department Evisceration Order for commercial purposes in California. Approved processors, as defined in proposed section 8058, play a critical role in controlling the hazards so that the crab can be made safe for human consumption.

**Adopt Section 8057** to make clear the different types of registrations and fees that are required for the eviscerated crab program. This section adds clarity by functioning as a roadmap to succinctly put in one place the various requirements a proposed crab processor must meet.

Subsection (a) makes clear that registration requirements for processors include several actions, including obtaining, maintaining, and renewing a processed food registration and paying fees for the registration.

Subsection (b) clarifies the requirement for processors to possess a valid crab evisceration registration. Processors must provide the Department with the most current contact information as this person serves as the point of contact for the Department concerning matters such as certificates, compliance with regulations, operational questions, recall effectiveness checks, inspection scheduling, notifications related to the growing area, and annual renewal notifications.

Subsection (c) relates to enforcement and accountability of the processors approved by the Department regarding Hazard Analysis Critical Control Point plans. This enables the Department to contact all new applicants, ownership changes, and relocations to establish if the applicant meets Hazard Analysis Critical Control Point plan requirements.

**Adopt Section 8058** to provide operational definitions of terms used in the body of sections 8056 through 8067, thereby providing uniform interpretation of the terms associated with crab evisceration. Some terms used by the California Department of Fish and Wildlife are being adopted by the Department to ensure understanding of common terminology shared across jurisdictional lines within this jointly administered program.

Adopt the term “action level” to clarify the maximum concentration of domoic acid that is allowed in crab viscera or crab meat. The whole crab is adulterated and cannot be consumed when the concentration of domoic acid exceeds the action levels in the viscera and the meat. If the concentration of domoic acid exceeds the action level for crab viscera, but is below the action level for crab meat, the Department will consult with the Office of Environmental Health Hazard Assessment about issuing an Evisceration Order. The action levels for crab viscera and crab meat are expressed in parts per million (ppm) units according to Appendix 5 of Fish and Fishery Products Hazards and Controls Guidance.

Adopt the term “approved processor” to clarify that the processor met the minimum requirements set by the Department and received a registration from the Department to process crab subject to an Evisceration Order. It is also necessary to clarify that the registration pertains only to Dungeness crab or rock crab be-

cause the statutory definition of “processor” broadly applies to fish and fishery products.

Adopt the term “biotoxin management areas” as locations identified by the California Department of Fish and Wildlife, the California Environmental Protection Agency’s Office of Environmental Health Hazard Assessment, and the Department. Information provided from the monitoring of these geographic areas ensures that regulatory efforts are targeted to areas most susceptible to biotoxin outbreaks, optimizing resource allocation and management strategies.

Adopt the term “commercial fisher” to clarify that the term has the same meaning as “commercial fisherman” in section 8040 of the California Fish and Game Code where “commercial fisherman” means a person who has a valid, unrevoked commercial fishing license issued pursuant to section 7850 of the California Fish and Game Code. This ensures uniform understanding of terms.

Adopt the term “crab” to clarify that only Dungeness crab and rock crab within California’s jurisdiction are included in the context of these regulations. California has jurisdiction over crab harvested from waters of California and the Pacific Ocean off this state for commercial purposes. However, other species of crab, and Dungeness or rock crab harvested outside of California’s jurisdictional boundaries, are not included in the context of these regulations.

Adopt the term “crab sample set” to mean all whole crab collected during a sample gathering event from a sample site. The Department proposes a sample set of six crab to be consistent across the states of Washington, Oregon, and California to facilitate uniform regulation and conform to federal standards.

Adopt the term “Department Evisceration Order” to mean an authorization from the California Department of Public Health allowing evisceration of Rock crab or Dungeness crab from specific biotoxin management areas after the Department has determined that the domoic acid in the viscera sample exceeds the action level but the corresponding meat sample is below action level. The meat can be salvaged and rendered safe for human consumption.

Adopt the term “harvest location” that is consistent with Oregon’s definition in Oregon Administrative Rules section 603–025–0410, requirements for Dungeness Crab. Harvest locations within biotoxin monitoring areas are gridded and numbered into individual blocks to identify the original source of crab. Commercial fishers record the block number from which they harvest crab in order to initiate the documentation required to maintain traceability.

Adopt the term “landing” that is consistent with Oregon’s definition in Oregon Administrative Rules section 603–025–0410, requirements for Dungeness Crab. The landing of crab harvested from a location

under Evisceration Order denotes the movement from a commercial fisher’s vessel into the possession of an approved processor. The entire amount of crab in one landing is assigned a unique lot number for traceability purposes.

Adopt the term “lot coding system” to specify that the purpose and technical use of the crab evisceration system is identifying crab source, processing, and distribution information. Lot coding ensures product traceability in case a health issue arises and provides clarity to the regulated community.

Adopt the term “sample site” as the designated sites within each biotoxin management area to facilitate traceback, recall activities, and to maintain consistency with other state agencies and the industry.

**Adopt Section 8059** to clarify requirements for crab testing.

Subsection (a) specifies that one sample set must be provided from each of the designated sample sites to make the set valid for regulatory decisions. The Department proposes a sample set of six crab because six is consistent with the requirements for domoic acid crab sampling established in Oregon’s Administrative Rules and the Washington Department of Health’s protocol. This will align sampling operations across the three states, as required to facilitate uniform regulation and promote fair competition.

Subsection (b) clarifies that laboratories may test for domoic acid if they are approved by the Department. Currently, Food and Drug Laboratory Branch is the only certified lab to test for domoic acid in California. This section aims to increase the number of qualified laboratories to ensure reliable testing.

Subsection (c) specifies current action levels for domoic acid, established by the United States Food and Drug Administration, are specified to ensure clarity and public safety. These levels are based on comprehensive data to prevent the consumption of toxic food.

Subsection (c)(1) specifies that United States Food and Drug Administration determined that 30 ppm of domoic acid in Dungeness crab viscera represents a tolerable intake, prompting potential regulatory action. Specifying numeric values ensures clarity and consistency with federal standards.

Subsection (c)(2) specifies that United States Food and Drug Administration determined that less than 20 ppm of domoic acid in Dungeness crab meat is tolerable, setting a threshold for regulatory action. Numeric values promote clarity and align with federal regulations.

Subsection (d) specifies that crab must be tested individually for domoic acid as levels vary, ensuring accurate regulatory decisions. Composite samples could mask high concentrations in individual crabs.

Subsection (e)(1) specifies that all six crab from a sample set representing a sample site must pass vis-

cera action level for the site to pass, a procedure supported by the California Department of Fish and Wildlife and the Office of Environmental Health Hazard Assessment. This procedure has been in use and accepted by the fleet for the past several years.

Subsection (e)(2)(A) is proposed because when domoic acid levels in crab meat reach or exceed 20 ppm, the whole crab is deemed adulterated, leading to area closures to protect consumers. For consistency and to ensure protection of consumers, this is the Department’s position in agreement with the California Department of Fish and Wildlife and the Office of Environmental Health Hazard Assessment.

Subsection (e)(2)(B) is proposed because if the viscera fails but meat passes, the meat may be salvaged by means of evisceration. Per statute, the Office of Environmental Health Hazard Assessment, in consultation with the Department, determines if the situation will likely pose a human health risk. The Department may issue an evisceration order.

Subsection (f) specifies restrictions when crab harvested from a biotoxin management area is subject to closure. This section defines the effective time and date for closures.

Subsection (g) specifies when crab harvested from a biotoxin management area subject to evisceration. If a crab sample fails the domoic acid test, all crabs harvested from that area since the collection date must be eviscerated.

Subsection (h) specifies that two consecutive sample sets, taken at least seven days apart, are required to retest from failed sample sites. It takes approximately seven days for domoic acid to dissipate from the viscera and meat. The Evisceration Order may be lifted if both sets are below the action limit, aligning with procedures in Oregon and Washington. The Department, the California Department of Fish and Wildlife and the Office of Environmental Health Hazard Assessment support this procedure.

**Adopt Section 8060** to delineate the required actions for approved processors under a Department Evisceration Order. By regulating situations where crab is caught under an evisceration order, and actions an approved processor must take, the Department is preventing public consumption of toxins.

Subsection (a) adopts language that states, per SB 80, all crab caught under a Department Evisceration Order must be sold or transferred to an approved processor.

Subsection (b) to (c) adopts language to specify that processors approved by the Department must receive crab from licensed commercial fishers, ensuring traceability and compliance. Receiving crab from unlicensed sources is prohibited to ensure adherence to safety standards.

**Adopt Section 8061** to outline the specific application required to become registered as an approved processor. This amendment is necessary to update the regulations and to provide clarity to the regulated population.

Adoption of subsections (a) to (b) is necessary to create administrative procedures that will regulate the purchases, receipt, evisceration and/or distribution of Dungeness or rock crab. This will subject persons requesting registration to a comprehensive, on-site inspection.

Subsection (a) requires an application for each location, which is consistent with section 110465 of the Health and Safety Code.

Subsection (b) specifies that the applications must include specific business and operational details for recordkeeping and compliance purposes. Contact information for the business operator is essential for regulatory communication.

Subsections (b)(1) to (b)(8) specify that applicants must submit a Hazard Analysis Critical Control Point plan and lot coding system, and have a recall procedure. This ensures safety and compliance with federal and state requirements.

Subsection (c) clarifies that the Department may close or deny an application if a processor failed to fulfill requirements. This allows the Department to focus on reviewing open applications.

**Adopt Section 8062**

Subsection (a) specified that the evisceration registration is valid for one calendar year. This aligns crab evisceration registration procedures with Processed Food Registration procedures to make them consistent and manageable, as both types of registrations are required for approved eviscerators.

Subsection (b) specifies that a renewal of crab evisceration registration is required. This is consistent with Processed Food Registration procedures.

Subsection (c) clarifies that the Department may suspend or revoke registrations for non-compliance with applicable laws and regulations, which would include the Hazard Analysis Critical Control Point plan, determined during inspections. This is consistent with Processed Food Registration procedures.

For subsection (d) the crab evisceration registration is not transferable to any person. This is consistent with Processed Food Registration procedures.

**Adopt Section 8063** to outline the specific requirements for the Hazard Analysis Critical Control Point plan ensuring safety and traceability for products under an Evisceration Order.

Subsections (a) to (f) define the minimum controls that must be addressed in the Hazard Analysis Critical Control Point plan. The plan must address controls for source, storage, evisceration, allergens, lot coding,

and other food safety hazards. These measures ensure product safety and effective traceability.

**Adopt Section 8064** to outline the specific requirements for the Written Recall Procedures. This section mandates written recall procedures. Evisceration of crab is a high-risk activity, so approved processors must have procedures in place to quickly and effectively trace and recall products if necessary.

Subsection (a) requires recall procedures that address tracing product back to the supplier and forward through distribution. Recall procedures allow for the identification and control of crab source to control further harvest of unsafe crab and allow for the recall of unsafe products to protect public health.

Subsection (b) requires accurate and legible records. Recalls cannot be effective without these.

Subsection (c) requires firms to follow certain specific activities when a recall is necessary to adequately protect the public.

**Adopt Section 8065** to outline the specific requirements for the lot coding system and product labeling.

Subsections (a)(1) to (a)(7) set the minimum requirements for a lot coding system. Lot coding systems must address product identity, supplier information, harvest location, receiving date, production date, crab species and quantity, and distribution details. These elements ensure effective product tracing.

Subsection (b)(1) to (b)(4) sets the requirement for labels. Labels for eviscerated crabs must include the lot code, product name, approved processor, and weight. Proper labels help to ensure a safe product and effective product tracing.

Subsection (c)(1) to (c)(2) sets the requirement for labels for retail packaging must also comply with food labeling requirements, ensuring consumer safety.

**Adopt Section 8066** to outline the specific requirements for the Recordkeeping.

Subsections (a) to (g) specify the records an approved processor must maintain and provide during an inspection. A review of the records is used to determine if a processor is in compliance with sections 8062–8064.

Subsection (a) documents the source of crab. This includes an approved source or licensed vessel.

Subsection (b) shows the location of harvest. This information can be cross-checked with Evisceration Orders to confirm that the crab came from proper locations.

Subsection (c) allows confirmation of crab source during an Evisceration Order.

Subsection (d) is part of product traceability and record accuracy check in case a problem arises.

Subsection (e) keeps a paper trail of products from receiving to final distribution. These can be used for reconciliation purposes.

Subsection (f) allows the inspector to determine if the approved processor complied with their food safety plans.

Subsection (g) allows the inspector to determine if the approved processor can account for all products produced and distributed.

**Adopt Section 8067** to outline unlawful actions regarding eviscerated and uneviscerated crab. These amendments are necessary to update the regulations and to provide clarity to the regulated population. Crab from areas under an Evisceration Order must be sold or transferred to approved processors to ensure safety.

Subsection (a) specifies that it would be unlawful to give away, donate, sell, or offer for sale uneviscerated crab harvested from an area under an Evisceration Order except to approved processors. If a vessel harvests crab from a biotoxin management area under an Evisceration Order, they must sell or transfer all their catch to approved processors. The crab may contain harmful levels of domoic acid if consumed without removing the viscera. Selling or transferring to approved processors would ensure that the crab is properly rendered safe for human consumption. When the viscera are found violative of action level, but the meat is not, then evisceration would remove the harmful viscera and meat can be salvaged for human consumption. These approved processors also have product coding and traceability procedures in place in case a recall is needed. Unpermitted facilities may not adequately comply to ensure public health. The language also means that it is unlawful to give away, donate, sell, or offer for sale uneviscerated crab directly to retailers or the public. The retailers or public may not be aware of the unsafe levels of domoic acid and its health hazards or may not properly process the crab to prevent health hazards.

Subsection (b) prohibits an approved processor from receiving, holding or eviscerating crab from an area under an Evisceration Order when the Department determined that domoic acid in meat was at or above action level. When meat has unsafe levels of domoic acid, no part of the crab can be salvaged. This subsection prohibits receiving or holding of adulterated crab to prevent unlawful evisceration or comingling.

Subsection (c) clarifies that the Department may take actions against any person falsifying records or failing to comply with requirements, ensuring regulatory adherence.

Subsection (d) prohibits any applicant from making a false and misleading statement or representation, or failing to disclose a fact required to be disclosed on their application. This language describes false and misleading statements as untruthful. Part of the annual Crab Evisceration registration renewal process includes the review of the approved processor's Crab

Evisceration Hazard Analysis Critical Control Point plan. If the Hazard Analysis Critical Control Point plan changes in any way since its last Department review, the firm must submit another fee for Hazard Analysis Critical Control Point plan review. There is a possibility that a firm could fail to disclose a change in Hazard Analysis Critical Control Point plan to avoid the additional fee. A change in the Hazard Analysis Critical Control Point plan would not become evident until a facility inspection is conducted. Integrity of all information provided to the Department is critical to protect public health.

Subsection (e) clarifies that altering registration certificates or related documents is prohibited to prevent counterfeit certificates and falsified information.

Subsection (f) prohibits any person from falsifying any document described under this part, so that the Department may have accurate information in implementing the crab evisceration program.

PROPOSED REGULATION TEXT  
FOR ADOPTION

**Title 17. Public Health**  
**Division 1. State Department of Health Services**  
**Chapter 5. Sanitation (Environmental)**  
**Subchapter 1. Engineering (Sanitary)**  
**Group 13. Eviscerated Crab**

ADOPT

**Group 13. Eviscerated Crab**

Adopt Section 8056 to read as follows:

**§ 8056. Applicability.**

The eviscerated crab program regulations apply to a processor who receives, holds, or eviscerates Dungeness crab or rock crab caught in areas subject to a Department Evisceration Order for commercial purposes in California.

Note: Authority cited: Sections 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 108320, Health and Safety Code.

Adopt Section 8057 to read as follows:

**§ 8057. Registration and Fees for Eviscerated Crab.**

A processor who receives, holds, or eviscerates Dungeness crab or rock crab under a Department Evisceration Order must:

(a) Possess a valid processed food registration with the Department, renew annually, and pay applicable nonrefundable fees pursuant to Health and Safety Code, Division 104, Part 5, Chapter 5, Article 2 (commencing with section 110460); and

(b) Possess a valid crab evisceration registration with the Department and renew annually pursuant to section 8061; and

(c) Pay fees to the Department for initial review and each time the Hazard Analysis Critical Control Point plan is modified pursuant to section 8063. Pay fees to the Department pursuant to Health and Safety Code section 111224.6 for initial review and each time the Hazard Analysis Critical Control Point plan is modified pursuant to section 8063.

Note: Authority cited: Sections 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 108320, Health and Safety Code. Adopt Section 8058 to read as follows:

**§ 8058. Definitions.**

For the purposes of the eviscerated crab program, the following definitions apply:

“Action level” means the maximum concentration of a contaminant that cannot be exceeded, as established by the Food and Drug Administration for health hazards posed by toxic substances in food products.

“Approved processor” means a person who has received a registration from the Department to receive, hold, or eviscerate Dungeness crab or rock crab for human consumption under a Department Evisceration Order.

“Biotoxin management areas” means the areas identified for purposes of biotoxin control in the California commercial Dungeness crab and rock crab fishery.

“Commercial fisher” has the same meaning as “Commercial Fisherman” in Fish and Game Code section 8040.

“Crab” means only Dungeness crab or rock crab species.

“Crab sample set” means all whole crab collected during a sample gathering event from a sample site for testing.

“Department Evisceration Order” means an order issued by CDPH authorizing evisceration of Dungeness crab or rock crab harvested from specific biotoxin management areas when the conditions of HSC 111224.5 are met.

“Harvest location” means a section of waters of California or the Pacific Ocean off of California delineated by the Division of Fish and Game for crab traceability purposes and includes all coastal waters, intertidal areas, rivers and ports over which California has jurisdiction, and the Pacific Ocean off of California.

“Landing” means to begin transfer of crab, offloading crab, or to offload crab from any vessel, with all crab aboard the vessel counted as part of the landing once transfer or offloading of crab begins.

“Lot coding” means an identification system assigned by an approved processor to a specific quantity of crab produced during a period of time.

“Sample site” means a location determined collaboratively by the California Department of Fish

and Wildlife, Office of Environmental Health Hazard Assessment, and the California Department of Public Health for Dungeness crab or rock crab collection for domoic acid testing.

Note: Authority cited: Sections 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 112165, Health and Safety Code. Adopt Section 8059 to read as follows:

**§ 8059. Crab Testing.**

(a) A crab sample set for Dungeness crab is six Dungeness crab. A crab sample set for rock crab is six rock crab.

(b) Domoic acid testing must be conducted by a laboratory certified for domoic acid testing that is approved by the Department.

(c) Domoic acid action levels for Dungeness crab and rock crab are the following:

(1) Greater than 30 parts per million in viscera is adulterated and fails.

(2) Equal to or greater than 20 parts per million in meat is adulterated and fails.

(d) Each crab must be tested individually for domoic acid.

(e) Crab viscera samples will be tested first.

(1) All six viscera samples in a crab sample set must pass the viscera action level for the sample site to pass.

(2) If any viscera sample fails the viscera action level, meat samples will also be tested.

(A) If the meat sample fails the meat action level, the Department will consult with the Office of Environmental Health Hazard Assessment to determine if the crab is likely to pose a human health risk from high levels of domoic acid.

(B) If the meat sample passes the meat action level, the Department will consult with the Office of Environmental Health Hazard Assessment to determine if the crab is likely to pose a human health risk from high levels of domoic acid.

(f) If a biotoxin management area is closed by the California Department of Fish and Wildlife, crab may not be donated, given away, sold in whole or in-part, or eviscerated starting from 12:01 a.m. on the harvest date of the affected crab sample set.

(g) If a biotoxin management area is under a Department Evisceration Order, crab must be eviscerated starting from 12:01 a.m. on the harvest date of the affected crab sample set.

(h) To rescind a closure or Department Evisceration Order, all crab from two consecutive crab sample sets, at least seven days apart, taken from the same failed sample site, must pass the viscera action level.

Note: Authority cited: Sections 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code.

Adopt Section 8060 to read as follows:

**§ 8060. Role and Responsibilities of Approved Processors.**

(a) Approved processors may only receive, hold, or eviscerate crab for evisceration from California Department of Fish and Wildlife licensed commercial fishers.

(b) All crab caught under a Department Evisceration Order must be sold to an approved processor or transferred to an approved processor.

(c) Approved processors must identify on the landing receipt that any crab received for evisceration were taken from an area authorized by the Department for evisceration.

Note: Authority cited: Sections 111224.5, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code. Title 21, Chapters 117 and 123, Code of Federal Regulations.

Adopt Section 8061 to read as follows:

**§ 8061. Application for Evisceration Registration.**

(a) A separate evisceration registration is required for each place of evisceration.

(b) New or renewal applicants for evisceration registration must provide at a minimum all information on the Department application and must include all documentation as follows:

(1) Type of applicant.

(2) Species of crab to be eviscerated.

(3) Type of activity.

(4) A copy of the Hazard Analysis Critical Control Point Plan pursuant to section 8063.

(5) A copy of the Lot Coding System pursuant to section 8065.

(6) A copy of the Written Recall Procedures pursuant to section 8064.

(7) Submit the Hazard Analysis Critical Control Point review fee for initial review and each time the Hazard Analysis Critical Control Point plan is modified.

(8) Signature of owner, printed name, and title of owner, and date application signed, under penalty of perjury that the information included with the application and all attachments are true, correct, and complete to the best of their knowledge.

(c) The Department may close or deny an application if incomplete.

Note: Authority cited: Sections 110460, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code.

Adopt Section 8062 to read as follows:

**§ 8062. Validity, Renewal, Revocation, and Suspension of Evisceration Registration.**

(a) The evisceration registration issued under this part is valid for one calendar year from the date issued.

(b) A renewal application must be submitted prior to the expiration date.

(c) The Department may revoke or suspend an evisceration registration for noncompliance with applicable laws and regulations.

(d) The evisceration registration is not transferable.  
Note: Authority cited: Sections 110460, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code.

Adopt Section 8063 to read as follows:

**§ 8063. Hazard Analysis Critical Control Point Plan.**

The approved processor must have and implement a Hazard Analysis Critical Control Point plan, which has been reviewed and approved by the Department, for every crab or crab product harvested from an area under a Department Evisceration Order. The content, at a minimum, must include all of the following:

(a) Source control.

(b) Storage control.

(c) Evisceration control.

(d) Allergen control.

(e) Lot Coding control.

(f) Other food safety hazards that are reasonably likely to occur.

Note: Authority cited: Sections 110460, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code.

Adopt Section 8064 to read as follows:

**§ 8064. Written Recall Procedures.**

The approved processor must have and implement Written Recall Procedures that must, at a minimum, contain all of the following:

(a) Create, implement, and maintain procedures that describe how to trace affected product back to the supplier(s) and forward through distribution.

(b) Maintain accurate and legible transaction records that are sufficient to trace affected product back to the supplier(s) and forward through distribution.

(c) Require timely notification to the Department of a situation requiring a recall, timely notification to consignee who received the affected product, and effective removal or correction of the affected product.

Note: Authority cited: Sections 110460, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code. Title 21, Chapters 117 and 123, Code of Federal Regulations.

Adopt Section 8065 to read as follows:

**§ 8065. Lot Coding System and Labeling**

(a) The approved processor must have and implement a Lot Coding System. The system, at a minimum, must allow traceability of all of the following:

(1) Product identity

- (2) Supplier information.
- (3) Harvest location.
- (4) Date received by approved processor.
- (5) Date of production.
- (6) Species and quantity – incoming and outbound.
- (7) Distribution information.
- (b) Eviscerated crab placed in bulk packaging for further processing, must be labeled in the following manner:

- (1) Identify the lot code; and
- (2) Common or usual name of the product; and
- (3) The name and place of approved processor; and
- (4) Weight or quantity of contents.

(c) Eviscerated crab placed in retail packing must be labeled in the following manner:

- (1) Identify the lot code on the principal display or information panel; and
- (2) Comply with 21 CFR 101 pursuant to Health and Safety Code section 110100.

Note: Authority cited: Sections 110100, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code. Title 21, Chapters 117 and 123, Code of Federal Regulations.

Adopt Section 8066 to read as follows:

**§ 8066. Recordkeeping.**

The approved processor must maintain all of the following documentation and have them immediately available for inspection by the Department during all reasonable hours:

- (a) Supplier information.
- (b) Harvest location.
- (c) Date received by approved processor.
- (d) Production records.
- (e) Species and quantity.
- (f) Distribution information.
- (g) Hazard Analysis Critical Control Point records.

Note: Authority cited: Sections 110460, 111224.6, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code. Title 21, Chapters 117 and 123, Code of Federal Regulations.

Adopt Section 8067 to read as follows:

**§ 8067. Prohibition.**

(a) It is unlawful for a person to give away, donate, sell, or offer for sale uneviscerated crab harvested from an area under a Department Evisceration Order except to an approved processor.

(b) It is unlawful for an approved processor to receive, hold, or eviscerate crab from an area where a meat sample was found with domoic acid equal to or greater than the meat action level.

(c) It is unlawful for any person to forge, falsify, fail to retain, fail to obtain, or fail to disclose records pursuant to section 8066. The Department may take enforcement action against a person who engages in

falsification including, but not limited to, suspension or revocation of an evisceration registration.

(d) It is unlawful for any person to make a false and misleading statement or representation, or fail to disclose a fact required to be disclosed, on a registration application or document. False and misleading means untruthful.

(e) It is unlawful for any person to alter any registration certificate or registration document.

(f) It is unlawful for any person to falsify any document.

Note: Authority cited: Sections 111825–111855, 111860, 111890, 111224.5, 110065, and 131200, Health and Safety Code.

Reference: Section 110460, 110466, 110474, Health and Safety Code.

**GENERAL PUBLIC INTEREST**

**DIVISION OF LABOR  
STANDARDS ENFORCEMENT**

NOTICE OF CORRECTION

The Division of Labor Standards Enforcement published a Notice of Availability of Precedential Decisions Index in the October 4, 2024 California Regulatory Notice Register, Register 2024, 40–Z.

The Notice contains an incorrect web link. The link as published says:

[https://www.dir.ca.gov/DLSE/Precedential–Decisions.html](https://www.dir.ca.gov/DLSE/Precedential-Decisions.html).

The correct link should be:

[https://www.dir.ca.gov/DLSE/Precedential–Decisions.html](https://www.dir.ca.gov/DLSE/Precedential-Decisions.html)

If you have any questions, please contact:

Carole Vigne, Chief Counsel  
Division of Labor Standards Enforcement  
Email: [CVigne@dir.ca.gov](mailto:CVigne@dir.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 in-

licated. 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.

Board of Environmental Safety

File # 2024–0916–01

Fee Rates for FY 2024–25

This emergency action adjusts facility fee rates, generation and handling fee rates, and environmental fee rates as well as the related fee rate limits for the 2024–2025 fiscal year. This is a deemed emergency pursuant to Health and Safety Code 25205.2.1(e), 25205.5.01(e), and 25205.6.1(d).

Title 22

Adopt: 66269.6, 66269.7, 66269.8

Amend: 66269.3, 66269.4, 66269.5

Filed 09/26/2024

Effective 10/01/2024

Agency Contact: Gregory Forest (279) 895–5154

California Pollution Control Financing Authority

File # 2024–0920–01

California Capital Access Program for Small Businesses

This emergency rulemaking action by the California Pollution Control Financing Authority adopts a new regulation providing the methods and means in which to receive and deploy alternative funding sources through various financing mechanisms for small business growth and expansion.

Title 04

Adopt: 8078.36

Filed 09/30/2024

Effective 09/30/2024

Agency Contact: Kamika McGill (916) 653–0289

Department of Food and Agriculture

File # 2024–0925–01

Spongy Moth Eradication Area

In this emergency action, the Department amends its regulation to add Alameda to the list of counties included in the proclamation of eradication areas with respect to spongy moth, *Lymantria dispar*.

Title 03

Amend: 3591.6

Filed 09/30/2024

Effective 09/30/2024

Agency Contact: Rachel Avila (916) 698–2947

California Debt Limit Allocation Committee

File # 2024–0814–02

CDLAC Regulations Implementing Federal and State Bond Allocation Laws

This file and print action administers the state bond volume ceiling by amending various general definitions and requirements and amending various Qualified Residential Rental Project Program definitions and requirements. This action is exempt from the procedural requirements of the APA pursuant to Government Code section 8869.94(a).

Title 04

Amend: 5000, 5020, 5035, 5054, 5062, 5100, 5101, 5103, 5144, 5170, 5190, 5193, 5205, 5230, 5231, 5233, 5241, 5314

Filed 09/26/2024

Effective 08/06/2024

Agency Contact: DC Navarrette (916) 813–1947

Department of Human Resources

File # 2024–0814–06

Traveling Expenses

In this request for filing and printing pursuant to Government Code § 11343.8, the Department of Human Resources (“CalHR”) is amending regulations pertaining to transportation expenses for those state officers and employees excluded from, or not otherwise subject to, the Ralph C. Dills Act (Government Code § 3512 et seq.) (“Excluded Employees”). This action is exempt from the APA pursuant to Government Code § 3539.5(b).

Title 02

Amend: 599.615.1, 599.616.1, 599.619, 599.623, 599.624.1, 599.625.1, 599.627.1, 599.628.1, 599.629.1, 599.631, 599.633.1, 599.635.1, 599.636.1, 599.638.1

Filed 09/25/2024

Effective 09/25/2024

Agency Contact: Theresa Reid (916) 324–0526

California Architects Board

File # 2024–0815–01

Disciplinary Guidelines

This rulemaking action by the California Architects Board amends the “Disciplinary Guidelines and Model Orders,” which is incorporated by reference.

Title 16

Amend: 154

Filed 09/26/2024

Effective 01/01/2025

Agency Contact: Timothy Rodda (279) 895–1246

California Prison Industry Authority  
 File # 2024–0814–05  
 Work and Rehab

This rulemaking action by the California Prison Industry Authority amends regulations relating to eligibility for incarcerated persons to participate in California Prison Industry Authority (CalPIA) work, training, and education programs.

Title 15  
 Amend: 8004  
 Filed 09/26/2024  
 Effective 01/01/2025  
 Agency Contact: Kelly Mortenson (916) 413–1140

Dental Board of California  
 File # 2024–0903–03  
 Uniform Standards for Substance–Abusing Licensees

This regular rulemaking action by the Dental Board of California amends its existing regulation regarding the uniform standards used in addressing substance–abusing licensees and adopts new regulation regarding its ability to issue said licensees a cease practice order. First, this action updates the Dental Board’s existing uniform standards, which are incorporated by reference, to align with the updated uniform standards put forth by the Substance Abuse Coordination Committee in 2019. Second, this action adopts new subsections which lay out and expand on already existent parameters of the Substance Abuse Coordination Committee’s uniform standards in regulation for clarity. Finally, this action adopts section 1018.02 which outlines the criteria for issuing a cease practice order, requirements for providing notice to the subject licensee, and the process for appeal.

Title 16  
 Adopt: 1018.02  
 Amend: 1018.01  
 Filed 09/26/2024  
 Effective 01/01/2025  
 Agency Contact: Tracy Montez (916) 263–2188

Employment Development Department  
 File # 2024–0814–04  
 Family Temporary Disability Insurance (FTDI) —  
 Qualifying Exigency

This rulemaking action by the Employment Development Department adds a new eligibility component to the Paid Family Leave Program to include time off work to participate in a qualifying exigency related to covered active duty or call to covered active duty. This action also clarifies the claimant identification and wage verification process for claimants applying for State Disability Insurance benefits.

Title 22  
 Amend: 2706–1, 2706–2, 3302–1, 3303.1(a)–1  
 Filed 09/26/2024  
 Effective 01/01/2025  
 Agency Contact: Taran Kaler (916) 654–8410

State Water Resources Control Board  
 File # 2024–0816–01  
 Making Conservation A California Way of Life

This rulemaking action by the State Water Resources Control Board (“SWCRB” or “Board”) relating to urban water use efficiency and conservation adopts regulations establishing methodologies and guidelines for urban retail water suppliers to calculate urban water use objectives and budgets for residential indoor water use; efficiency standards for residential outdoor water use and water use on commercial, industrial, and institutional (“CII”) landscapes with dedicated irrigation meters (“DIMs”); CII performance measures; and annual reporting requirements.

Title 23  
 Adopt: 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 978  
 Filed 09/30/2024  
 Effective 01/01/2025  
 Agency Contact: James Nachbaur (916) 956–9599

California State Approving Agency for Veterans  
 Education  
 File # 2024–0829–03  
 Federal Title 38 Awards

Sections 21.4253 and 21.4254 of Title 38 of the Code of Federal Regulations require a postsecondary educational institution headquartered or operating in California desiring to enroll veterans or persons eligible for Title 38 awards in accredited and nonaccredited institutions and programs (“Federal Title 38 Awards”) to make application for approval of these courses to the California State Approving Agency for Veterans Education (“CSAAVE”). (Education Code, sec. 67100, subsection (a).) Assembly Bill Number 1731 (Stats. 2022, Ch. 380) requires, on or before January 1, 2024, CSAAVE to establish regulations requiring postsecondary educational institutions to provide specified information to CSAAVE as part of an application for approval or renewal. In this regular rulemaking, CSAAVE is adopting regulations regarding Federal Title 38 Awards, including regulations mandated by A.B. 1731.

Title 12  
 Adopt: 2500, 2501, 2502, 2503, 2504  
 Filed 10/02/2024  
 Effective 10/02/2024  
 Agency Contact:  
 Tom Waltman [Tom.waltman@calvet.ca.gov](mailto:Tom.waltman@calvet.ca.gov)

**CCR CHANGES FILED WITH THE  
SECRETARY OF STATE WITHIN  
JULY 1, 2024 TO SEPTEMBER 30, 2024**

All regulatory actions filed by OAL during this period are listed below by California Code of Regulations titles, then by date filed with the Secretary of State, with the Manual of Policies and Procedures changes adopted by the Department of Social Services listed last. For further information on a particular file, contact the person listed in the Summary of Regulatory Actions section of the Notice Register published on the first Friday more than nine days after the date filed.

**Title 02**

07/02/2024 ADOPT: 18932.3 REPEAL: 18932.3  
 07/15/2024 ADOPT: 18450.10 AMEND: 18450.9  
 07/29/2024 AMEND: 599.626.1  
 07/30/2024 AMEND: 54700  
 08/01/2024 AMEND: 52.4, 58.4, 243.2, 243.5, 243.6  
 08/05/2024 ADOPT: 1180.049, 1180.050, 1180.051, 1180.052, 1180.053, 1180.054, 1180.055, 1180.056, 1180.057, 1180.058  
 08/22/2024 AMEND: 438, 438.1, 442, 548.130  
 09/10/2024 AMEND: 58800  
 09/11/2024 AMEND: 574  
 09/11/2024 AMEND: 18991, 18993, 18994  
 09/25/2024 AMEND: 599.615.1, 599.616.1, 599.619, 599.623, 599.624.1, 599.625.1, 599.627.1, 599.628.1, 599.629.1, 599.631, 599.633.1, 599.635.1, 599.636.1, 599.638.1

**Title 03**

07/01/2024 AMEND: 2300, 2300.1, 2302, 2303, 2311, 2320.1, 2320.2, 2322.2, 2322.3  
 07/17/2024 AMEND: 3591.13  
 07/18/2024 ADOPT: 2765, 2767, 2768, 2769, 2766 AMEND: 2675, 2683, 2684, 2685, 2686, 2697, 2701, 2717, 2733, 2750, 2751 REPEAL: 2766  
 07/30/2024 AMEND: 3591.22  
 08/01/2024 AMEND: 6502, 6505  
 08/14/2024 AMEND: 6386  
 08/20/2024 AMEND: 3591.30  
 08/29/2024 AMEND: 4890  
 09/12/2024 AMEND: 3591.5  
 09/18/2024 ADOPT: 3422 AMEND: 3591.11  
 09/19/2024 AMEND: 1408.6  
 09/19/2024 AMEND: 1430.142  
 09/23/2024 AMEND: 6148, 6148.5, 6170, 6216  
 09/30/2024 AMEND: 3591.6

**Title 04**

07/11/2024 AMEND: 15002, 15020  
 07/17/2024 AMEND: 12290  
 07/29/2024 AMEND: 8073, 8074  
 08/05/2024 AMEND: 12270  
 08/06/2024 AMEND: 10193, 10194, 10195, 10196, 10198  
 08/09/2024 AMEND: 1875  
 08/30/2024 ADOPT: 10091.7, 10091.17 AMEND: 10091.1, 10091.2, 10091.5, 10091.6, 10091.7 [renumbered to 10091.8], 10091.8 [renumbered to 10091.9], 10091.9 [renumbered to 10091.10], 10091.10 [renumbered to 10091.11], 10091.11 [renumbered to 10091.12], 10091.12 [renumbered to 10091.13], 10091.13 [renumbered to 10091.14], 10091.14 [renumbered to 10091.15], 10091.15 [renumbered to 10091.16], 10091.16 [renumbered to 10091.17], 10091.17 [renumbered to 10091.18]  
 09/03/2024 ADOPT: 15020.1, 15020.2, 15020.3  
 09/06/2024 AMEND: 10170.5, 10170.6  
 09/19/2024 AMEND: 1840, 1890  
 09/26/2024 AMEND: 5000, 5020, 5035, 5054, 5062, 5100, 5101, 5103, 5144, 5170, 5190, 5193, 5205, 5230, 5231, 5233, 5241, 5314  
 09/30/2024 ADOPT: 8078.36

**Title 05**

07/09/2024 ADOPT: 101000  
 07/22/2024 ADOPT: 58000, 58001, 58003.2, 58003.3, 58004.1 AMEND: 58003.1, 58004, 58006, 58007, 58009, 58009.5, 58010, 58020, 58051.6, 58056, 58164 REPEAL: 58000, 58002, 58003.2, 58003.3  
 07/24/2024 ADOPT: 40405.5 AMEND: 40803, 40803.1, 40804, 40804.1, 40405, 40405.1, 40405.2  
 08/01/2024 AMEND: 70000, 71100, 71380, 71390, 71395, 71396, 71475, 71480, 71500, 71550, 71630, 71640, 71650, 71652, 71653  
 08/08/2024 AMEND: 54045, 54045.5  
 08/14/2024 ADOPT: 50000 AMEND: 55521, 55523, 56403, 56404, 58601, 58610, 58611, 58612, 58613, 58620, 58621, 58629  
 09/19/2024 ADOPT: 11532.5 AMEND: 11530, 11531 REPEAL: 11532  
 09/19/2024 ADOPT: 30800, 30801, 30802, 30803  
 09/23/2024 AMEND: 855

**Title 08**

07/03/2024 AMEND: 230.1  
 07/23/2024 ADOPT: 3396  
 07/24/2024 ADOPT: 15606.1 AMEND: 15600, 15601, 15603, 15605, 15606, 15608, 15611

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08/29/2024 AMEND: 5204  
 09/17/2024 AMEND: 10205.13

**Title 09**

07/29/2024 AMEND: 7162

**Title 10**

07/02/2024 ADOPT: 6910, 6912, 6914, 6916, 6918, 6920, 6922  
 07/22/2024 AMEND: 2318.6, 2343.1, 2354  
 07/24/2024 AMEND: 6408, 6410, 6452, 6454, 6470, 6472, 6474, 6476, 6478, 6482, 6484, 6486, 6490, 6492, 6494, 6496, 6498, 6500, 6502, 6504, 6506, 6508, 6602, 6604, 6606, 6608, 6610, 6612, 6614, 6616  
 07/25/2024 AMEND: 260.217  
 08/21/2024 AMEND: 10000, 10008  
 09/23/2024 AMEND: 6520, 6522, 6524, 6526, 6528, 6530, 6532, 6534, 6536, 6538, 6542, 6544, 6548, 6550

**Title 11**

07/15/2024 ADOPT: 999.600, 999.601, 999.602, 999.603, 999.604, 999.605, 999.606, 999.607  
 07/24/2024 ADOPT: 4027  
 07/30/2024 AMEND: 4017, 4018, 4021  
 08/20/2024 AMEND: 1210  
 08/29/2024 AMEND: 1001, 1004, 1005

**Title 13**

07/16/2024 AMEND: 1902, 1903, 1950, 1961.3, 1971.5, 2030, 2039, 2062, 2101, 2206, 2209.4, 2213, 2257, 2266.5, 2409, 2419.2, 2419.4, 2423, 2427, 2432, 2433, 2437, 2438, 2439, 2444.1, 2446, 2447, 2702, 2703, 2707, 2709, 2782, 2783, 2784, 2787, 2789  
 08/06/2024 AMEND: 82.00  
 08/08/2024 ADOPT: 206.00, 206.16 AMEND: 205.00, 206.00 [renumbered to 206.02], 206.02 [renumbered to 206.04], 206.04 [renumbered to 206.06], 206.06 [renumbered to 206.08], 206.08 [renumbered to 206.10], 206.10 [renumbered to 206.12], 206.12 [renumbered to 206.14] REPEAL: 206.20, 206.22, 206.30, 206.35, 206.40, 206.50, 206.52, 206.54, 206.56, 206.58, 206.60  
 08/26/2024 AMEND: 667, 720 REPEAL: 673, 689, 721, 722673, 689, 721, 722  
 08/26/2024 AMEND: 2013, 2013.1, 2015, 2015.3  
 08/30/2024 AMEND: 20.05  
 09/16/2024 ADOPT: 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011 AMEND: 2775.1  
 09/16/2024 ADOPT: 156.02 AMEND: 156.00, 156.01

09/17/2024 AMEND: 345.02, 345.06, 345.07, 345.13, 345.18, 345.30, 345.56 REPEAL: 345.42

09/24/2024 AMEND: 1159

**Title 14**

07/01/2024 ADOPT: 555.1 AMEND: 362, 363, 364, 364.1, 554, 555, 708.14  
 07/01/2024 ADOPT: 618, 714 AMEND: 257.5, 475, 676, 712  
 07/01/2024 AMEND: 702, 715  
 07/03/2024 AMEND: 502  
 07/08/2024 AMEND: 1765, 1765.1, 1765.2, 1765.3, 1765.4, 1765.4.1, 1765.5, 1765.5.1, 1765.6, 1765.7, 1765.8, 1765.9, 1765.10 REPEAL: 1765.11  
 07/22/2024 AMEND: 708.5  
 07/26/2024 AMEND: 5.79, 5.80, 27.90, 27.92  
 08/05/2024 ADOPT: 35.00 AMEND: 150.06, 150.16, 189  
 08/14/2024 AMEND: 7.40  
 08/14/2024 AMEND: 13012, 13055  
 08/26/2024 AMEND: 1780  
 09/04/2024 AMEND: 132.2  
 09/04/2024 AMEND: 670.2  
 09/06/2024 ADOPT: 5.78, 27.93 AMEND: 5.79, 5.80, 27.90, and 27.92

**Title 15**

07/01/2024 AMEND: 3000, 3001.5, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3030, 3031, 3032, 3040, 3040.1, 3040.3, 3041, 3041.1, 3041.2, 3041.3, 3043, 3043.2, 3043.3, 3043.4, 3043.5, 3043.6, 3044, 3044.1, 3044.2, 3045, 3045.1, 3045.2, 3045.3, 3046, 3050, 3051, 3052, 3053, 3054, 3054.1, 3054.2, 3054.3, 3054.4, 3054.5, 3054.6, 3054.7, 3054.8, 3054.9, 3055, 3056, 3060, 3061, 3062, 3063, 3064, 3074.3, 3075, 3075.1, 3075.2, 3075.3, 3076, 3076.1, 3076.2, 3076.3, 3076.4, 3076.5, 3077, 3077.1, 3078.1, 3078.2, 3078.3, 3078.4, 3078.6, 3079, 3079.1, 3080, 3081, 3082, 3083, 3084, 3090, 3091, 3093, 3094, 3095, 3097, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3120, 3121, 3122, 3123, 3124, 3130, 3131, 3132, 3133, 3134, 3134.1, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3151, 3152, 3160, 3161, 3162, 3163, 3164, 3165, 3170, 3170.1, 3171, 3172, 3172.1, 3173, 3173.1, 3173.2, 3174, 3175, 3176, 3176.1, 3176.3, 3176.4, 3177, 3178, 3179, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3210, 3211, 3213, 3216, 3220, 3220.1, 3220.2, 3220.3, 3220.4, 3220.5, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3240,

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3240.1, 3240.2, 3250, 3250.1, 3250.2, 3250.3, 3250.4, 3260, 3261.1, 3261.2, 3261.3, 3261.5, 3261.6, 3261.7, 3262, 3263, 3265, 3266, 3267, 3268, 3268.1, 3268.2, 3268.3, 3269, 3269.1, 3269.2, 3269.3, 3269.4, 3270, 3270.1, 3270.3, 3270.4, 3271, 3272, 3273, 3274, 3275, 3276, 3278, 3282, 3283, 3285, 3286, 3287, 3288, 3290, 3291, 3292, 3293, 3294.1, 3294.5, 3295, 3297, 3303, 3304, 3310, 3312, 3313, 3314, 3315, 3316, 3317, 3317.1, 3317.2, 3318, 3320, 3320.1, 3321, 3322, 3323, 3324, 3326, 3327, 3328, 3329, 3329.5, 3330, 3331, 3332, 3335, 3335.1, 3335.2, 3335.3, 3335.4, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3359.1, 3359.2, 3359.3, 3359.4, 3359.5, 3359.6, 3363, 3365, 3370, 3370.5, 3371.1, , 3375, 3375.1, 3375.2, 3375.3, 3375.4, 3375.5, 3375.6, 3376, 3376.1, 3377, 3377.1, 3377.2, 3378, 3378.1, 3378.2, 3378.4, 3378.5, 3378.6, 3378.7, 3378.8, 3378.9, 3378.10, 3379, 3380, 3382, 3383, 3391, 3392, 3392.1, 3392.5, 3392.9, 3393, 3394, 3399, 3400, 3401, 3401.5, 3401.6, 3402, 3404, 3405, 3407, 3408, 3417, 3425, 3426, 3436, 3436.1, 3450, 3470, 3472, 3473, 3475, 3476, 3480, 3481, 3482, 3483, 3484, 3485, 3486, 3486.1, 3486.2, 3486.3, 3488, 3490, 3491, 3492, 3493, 3495, 3496, 3497, 3498.1, 3498.2, 3499, 3499.1, 3499.2, 3500, 3502, 3504, 3504.2, 3505, 3520, 3521, 3521.1, 3521.2, 3521.3, 3521.4, 3521.5, 3522, 3523, 3525, 3526, 3527, 3540, 3541, 3542, 3543, 3544, 3545, 3546, 3547, 3548, 3560, 3561, 3562, 3563, 3564, 3565, 3571, 3580, 3582, 3590, 3590.2, 3590.3, 3600, 3605, 3610, 3620, 3621, 3622, 3623, 3625, 3626, 3630, 3640, 3650, 3651, 3652, 3653, 3720, 3721, 3721.1, 3722, 3723, 3730, 3740, 3741, 3743, 3744, 3745, 3746 3750, 3751, 3752, 3753, 3754, 3756, 3760, 3761, 3761.1, 3762, 3763, 3764, 3765, 3766, 3768.2, 3768.3, 3769, 3769.1, 3769.2, 3769.3, 3769.5, 3769.6, 3999.98, 3999.99, 3999.132, 3999.205, 3999.208, 3999.215, 3999.225, 3999.226, 3999.227, 3999.228, 3999.229, 3999.230, 3999.231, 3999.232, 3999.233, 3999.234, 3999.235, 3999.236 3999.237, 3999.303, 3999.309, 3999.310, 3999.327, 3999.330, 3999.342, 3999.367, 3999.384, 3999.391, 3999.392, 3999.402, 3999.417, 3999.418, 3999.419, 3999.425, 3999.426, 3999.427, 3999.429, 3999.432

07/29/2024 AMEND: 3270.3

07/31/2024 ADOPT: 3335.2, 3335.3, 3335.4, 3337, 3339, 3341, 3343, 3345, 3346  
AMEND: 3000, 3043, 3044, 3044.1, 3044.2, 3045.1, 3091, 3095, 3139, 3164, 3170.1, 3176,

3177, 3190, 3261.5, 3269, 3269.1, 3269.4, 3287, 3312, 3314, 3315, 3317, 3322, 3327, 3329.5, 3332, 3335, 3335.5 (renumbered to 3335.1), 3336, 3337 (renumbered to 3340), 3338 (renumbered to 3342), 3340 (renumbered to 3344), 3341.5 (renumbered to 3338), 3342 (renumbered to 3347), 3343 (renumbered to 3348), 3344 (renumbered to 3349), 3359.2, 3375, 3375.2, 3375.3, 3375.4, 3375.5, 3376, 3376.1, 3377.1, 3377.2, 3378.2, 3378.4, 3378.5, 3378.7, 3378.8, 3378.9, 3378.10, 3379 REPEAL: 3339, 3341, 3341.1, 3341.2, 3341.3, 3341.4, 3341.6, 3341.7, 3341.8, 3341.9, 3345, 3378.3

08/06/2024 AMEND: 3404

08/07/2024 AMEND: 3999.30

08/21/2024 AMEND: 3043.3

08/28/2024 ADOPT: 3040.4 AMEND: 3000

09/12/2024 AMEND: 3268.3

09/26/2024 AMEND: 8004

**Title 16**

07/11/2024 ADOPT: 1399.409, 1399.416.2, 1399.416.3, 1399.416.4 AMEND: 1399.411, 1399.413, 1399.414, 1399.416, 1399.417, 1399.419

07/16/2024 AMEND: 1076, 1086 REPEAL: 1069

07/16/2024 AMEND: 1230

07/19/2024 AMEND: 1399.502, 1399.540, 1399.541, 1399.545

07/22/2024 AMEND: 1399.480, 1399.489, 1399.489.1

07/29/2024 ADOPT: 1732.8 AMEND: 1732.5

08/02/2024 AMEND: 1484

08/14/2024 AMEND: 1399.140, 1399.140.1, 1399.144

08/14/2024 AMEND: 1747

08/14/2024 AMEND: 2524, 2579.10

08/21/2024 AMEND: 1970

08/28/2024 AMEND: 904, 909, 931, 932, 937, 962, 998 REPEAL: 928, 934, 950.1, 950.2, 950.3, 950.4

09/04/2024 AMEND: 1760

09/04/2024 AMEND: 3394.3, 3394.4, 3394.6

09/06/2024 AMEND: 1399.160, 1399.160.1, 1399.160.2, 1399.160.3, 1399.160.4

09/11/2024 AMEND: 2420, 2473 REPEAL: 2422

09/17/2024 AMEND: 1746.3

09/26/2024 AMEND: 154

09/26/2024 ADOPT: 1018.02 AMEND: 1018.01

**Title 17**

07/31/2024 AMEND: 60201, 60208, 60210

08/26/2024 AMEND: 19025, 10941

09/23/2024 ADOPT: 23000, 23005, 23010, 23015, 23100

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<b>Title 18</b>		100018.08],	100000.29	[renumbered to
07/23/2024	AMEND: 1599	100019.01],	100000.30	[renumbered to
		100019.02],	100000.31	[renumbered to
<b>Title 20</b>		100019.03],	100000.32	[renumbered to
07/18/2024	AMEND: 1601, 1602, 1603, 1604, 1065,	100019.04],	100000.33	[renumbered to
	1605.1, 1605.2, 1605.3, 1606, 1607, 1608, 1609	100020.01],	100000.34	[renumbered to
07/22/2024	AMEND: 1363.2, 1366, and Appendix A and	100020.02],	100000.35	[renumbered to
	B of Division 2, Chapter 3, Article 3	100021],	1000001	[renumbered to 100022.01],
09/23/2024	ADOPT: 1878.1 AMEND: 1701	100002	[renumbered to 100022.02],	100003
		[renumbered to 100023],	100004	[renumbered to 100024],
<b>Title 21</b>		100005	[renumbered to 100025.01],	100006
09/24/2024	REPEAL: 81, 82, 83.1, 83.2, 83.3, 83.4, 83.5,	100007	[renumbered to 100025.07],	100008
	83.6, 84, 85, 86	100008	[renumbered to 100025.02],	100009
		100009	[renumbered to 100025.03],	100010
<b>Title 22</b>		100010	[renumbered to 100025.08],	100011
07/01/2024	AMEND: 97445	100011	[renumbered to 100025.04],	100012
07/11/2024	ADOPT: 69511.8 AMEND: 69511	100012	[renumbered to 100025.05],	100013
07/24/2024	AMEND: 64415, 64431, 64432, 64447.2,	100013	[renumbered to 100025.06],	100014
	64463.4, 64465, 64481	100014	[renumbered to 100025.09],	100015
08/06/2024	ADOPT: 64669.00, 64669.05, 64669.10,	100015	[renumbered to 100026.01],	100016
	64669.15, 64669.20, 64669.25, 64669.30,	100016	[renumbered to 100026.02],	100017
	64669.35, 64669.40, 64669.45, 64669.50,	100017	[renumbered to 100026.03],	100018
	64669.55, 64669.60, 64669.65, 64669.70,	100018	[renumbered to 100027.01],	100019
	64669.75, 64669.80, 64669.85, 64669.90,	100019	[renumbered to 100027.02],	100020
	64669.95, 64669.100, 64669.105, 64669.110,	100020	[renumbered to 100027.03],	100021
	64669.120, 64669.125, 64669.130	100021	[renumbered to 100027.04],	100022
09/05/2024	AMEND: 66260.10, 66261.4	100022	[renumbered to 100027.05],	100023
09/05/2024	AMEND: 100000, 100000.1 [renumbered to	100023	[renumbered to 100027.06],	100024
	100015.04], 100000.2 [renumbered to	100024	[renumbered to 100028.01],	100025
	100015.06], 100000.3 [renumbered to	100025	[renumbered to 100028.02],	100026
	100015.05], 100000.4 [renumbered to	100026	[renumbered to 100028.03],	100027
	100015.10], 100000.5 [renumbered to	100027	[renumbered to 100028.04],	100028
	100015.07], 100000.6 [renumbered to	100028	[renumbered to 100028.05],	100029
	100015.14], 100000.7 [renumbered to	100029	[renumbered to 100028.06],	100030
	100015.02 and amended text], 100000.8 [re-	100030	[renumbered to 100028.07],	100044
	numbered to 100015.01], 100000.9 [renum-	100044	[renumbered to 100028.08],	100044.1
	bered to 100015.15 and amended text],	100044.1	[renumbered to 100029.01],	100044.2
	100000.10 [renumbered to 100015.16],	100044.2	[renumbered to 100029.02 and amended text],	100044.3
	100000.11 [renumbered to 100015.12],	100044.3	[renumbered to 100029.03],	100044.4
	100000.12 [renumbered to 100015.11],	100044.4	[renumbered to 100029.04],	100044.5
	100000.13 [renumbered to 100015.13],	100044.5	[renumbered to 100029.05],	100044.6
	100000.14 [renumbered to 100015.03],	100044.6	[renumbered to 100029.06],	100044.7
	100000.15 [renumbered to 100015.08],	100044.7	[renumbered to 100029.07],	100044.8
	100000.16 [renumbered to 100015.09],	100044.8	[renumbered to 100029.08],	100044.9
	100000.17 [renumbered to 100016],	100044.9	[renumbered to 100029.09],	100044.10
	100000.18 [renumbered to 100017.01],	100044.10	[renumbered to 100029.10],	100045
	100000.19 [renumbered to 100017.02],	100045	[renumbered to 100029.11 and amended text],	100046
	100000.20 [renumbered to 100017.03],	100046	[renumbered to 100030.01],	100047
	100000.21 [renumbered to 100018.01],	100047	[renumbered to 100030.02],	100048
	100000.22 [renumbered to 100018.02],	100048	[renumbered to 100031.01],	100049
	100000.23 [renumbered to 100018.03],	100049	[renumbered to 100031.02],	100050
	100000.24 [renumbered to 100018.04],	100050	[renumbered to 100031.03],	100051
	100000.25 [renumbered to 100018.05],	100051	[renumbered to 100031.04],	100052
	100000.26 [renumbered to 100018.06],	100052	[renumbered to 100031.05],	100053
	100000.27 [renumbered to 100018.07],	100053	[renumbered to 100031.06],	100053
	100000.28 [renumbered to			

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100031.07], 100054 [renumbered to 100032], 100056.1 [renumbered to 100065.06], 100056.2 [renumbered to 100065.12], 100057 [renumbered to 100065.04], 100057.1 [renumbered to 100065.11], 100057.2 [renumbered to 100065.02], 100058 [renumbered to 100065.01], 100059 [renumbered to 100065.07], 100059.1 [renumbered to 100065.08], 100059.2 [renumbered to 100065.10], 100060 [renumbered to 100065.05], 100061 [renumbered to 100065.09 and amended text], 100061.1 [renumbered to 100065.03], 100061.2 [renumbered to 100065.13], 100062 [renumbered to 100066.01], 100063 [renumbered to 100066.02], 100063.1 [renumbered to 100066.03], 100064 [renumbered to 100066.04], 100064.1 [renumbered to 100066.05], 100065 [renumbered to 100067.01], 100066 [renumbered to 100067.02], 100067 [renumbered to 100067.03], 100068 [renumbered to 100067.04], 100069 [renumbered to 100067.05], 100070 [renumbered to 100067.06], 100071 [renumbered to 100067.07], 100072 [renumbered to 100067.08], 100073 [renumbered to 100067.09], 100074 [renumbered to 100067.10], 100075 [renumbered to 100067.11], 100076 [renumbered to 100067.12], 100077 [renumbered to 100067.13], 100078 [renumbered to 100067.14], 100079 [renumbered to 100068], 100080 [renumbered to 100069.01], 100081 [renumbered to 100069.02], 100082 [renumbered to 100070.01], 100083 [renumbered to 100070.02], 100101 [renumbered to 100075.01], 100102 [renumbered to 100075.03 and amended text], 100102.1 [renumbered to 100075.05], 100103 [renumbered to 100075.02], 100103.2 [renumbered to 100075.06], 100104 [renumbered to 100075.04], 100105 [renumbered to 100076.01], 100106 [renumbered to 100076.02], 100106.1 [renumbered to 100076.03], 100106.2 [renumbered to 100076.04], 100107 [renumbered to 100076.05], 100107.1 [renumbered to 100076.06], 100108 [renumbered to 100077.01], 100109 [renumbered to 100077.02], 100110 [renumbered to 100077.03], 100111 [renumbered to 100077.04], 100112 [renumbered to 100077.05], 100113 [renumbered to 100077.06], 100114 [renumbered to 100077.07], 100115 [renumbered to 100077.08], 100116 [renumbered to 100077.09], 100117 [renumbered to 100077.10], 100118 [renumbered to 100077.11], 100119 [renumbered to 100077.12], 100120 [renumbered to 100077.13], 100121 [renumbered to 100077.14], 100122 [renumbered to 100077.15], 100123 [renumbered to 100078.01], 100124 [renumbered to 100078.02], 100125 [renumbered to 100078.03], 100126 [renumbered to 100079.01], 100127 [renumbered to 100079.02], 100128 [renumbered to 100079.03], 100129 [renumbered to 100080.01], 100130 [renumbered to 100080.02], 100135 [renumbered to 100090.01], 100136 [renumbered to 100090.05], 100137 [renumbered to 100090.11], 100138 [renumbered to 100090.10], 100139 [renumbered to 100090.09], 100140 [renumbered to 100090.12], 100141 [renumbered to 100090.02], 100141.1 [renumbered to 100090.07 and amended text], 100142 [renumbered to 100090.08 and amended text], 100143 [renumbered to 100090.13], 100143.1 [renumbered to 100090.04], 100144 [renumbered to 100090.03], 100144.1 [renumbered to 100090.06], 100145 [renumbered to 100091.01], 1000146 [renumbered to 100091.02], 100147 [renumbered to 100091.03], 100148 [renumbered to 100091.04], 100149 [renumbered to 100092.01], 100150 [renumbered to 100092.02], 100151 [renumbered to 100092.03], 100152 [renumbered to 100092.04], 100165 [renumbered to 100092.05], 100154 [renumbered to 100092.06], 100155 [renumbered to 100092.07], 100156 [renumbered to 100092.08], 100157 [renumbered to 100093.01], 100158 [renumbered to 100093.02], 100159 [renumbered to 100093.03], 100160 [renumbered to 100093.04], 100162 [renumbered to 100093.05], 100163 [renumbered to 100093.06], 100164 [renumbered to 100093.07], 100153 [renumbered to 100094.01], 100166 [renumbered to 100094.02], 100167 [renumbered to 100095], 100168 [renumbered to 100096.01], 100169 [renumbered to 100096.02], 100170 [renumbered to 100096.03], 100171 [renumbered to 100097.01], 100172 [renumbered to 100097.02], 100173 [renumbered to 100111.01], 100174 [renumbered to 100111.02],

100175 [renumbered to 100111.03], 100176 [renumbered to 100111.04], 100181(a) [renumbered to 100115.01], 100181(b) [renumbered to 100115.02], 100181(c) [renumbered to 100115.03], 100181(d) [renumbered to 100115.04], 100181(e) [renumbered to 100115.05], 100181(f) [renumbered to 100115.06], 100181(g) [renumbered to 100115.07], 100181(h) [renumbered to 100115.08], 100181(i) [renumbered to 100115.09], 100181(j) [renumbered to 100115.10], 100181(k) [renumbered to 100115.11], 100181(l) [renumbered to 100115.12], 100182 [renumbered to 100116.01], 100183 [renumbered to 100117.01], 100184 [renumbered to 100118.01], 100185 [renumbered to 100119.01], 100186 [renumbered to 100120.01 and amended text], 100187 [renumbered to 100121.01], 100188 [renumbered to 100122.01], 100189 [renumbered to 100123.01], 100190 [renumbered to 100124.01], 100191 [renumbered to 100125.01], 100192 [renumbered to 100112.01], 100193 [renumbered to 100126.01], 100201 [renumbered to 100105.01], 100202 [renumbered to 100105.03], 100202.1 [renumbered to 100105.04], 100203 [renumbered to 100105.07], 100204 [renumbered to 100105.08], 100205 [renumbered to 100105.10], 100206 [renumbered to 100105.11], 100206.1 [renumbered to 100105.06], 100206.2 [renumbered to 100105.05], 100206.3 [renumbered to 100105.02], 100206.4 [renumbered to 100105.09], 100207 [renumbered to 100106.01], 100208 [renumbered to 100106.02], 100208.1 [renumbered to 100106.03], 100209 [renumbered to 100106.04], 100210 [renumbered to 100107.01], 100211 [renumbered to 100107.02], 100211.1 [renumbered to 100107.03], 100212 [renumbered to 100108.01], 100213 [renumbered to 100108.02], 100214 [renumbered to 100108.03], 100214.1 [renumbered to 100108.04], 100214.2 [renumbered to 100108.05], 100214.3 [renumbered to 100108.06], 100215 [renumbered to 100108.07], 100216 [renumbered to 100109.01], 100217 [renumbered to 100109.02], 100236 [renumbered to 100135.01], 100237 [renumbered to 100135.02 and amended text], 100238 [renumbered to 100135.03 and amended text], 100239 [renumbered to 100135.04], 100240 [renumbered to 100135.05 and amended text], 100241 [renumbered to 100135.06], 100242 [renumbered to 100135.07 and amended text], 100243 [renumbered to 100135.08], 100244 [renumbered to 100135.09], 100245 [renumbered to 100135.10], 100246 [renumbered to 100135.11], 100247 [renumbered to 100135.12], 100248 [renumbered to 100135.13], 100249 [renumbered to 100135.14], 100250 [renumbered to 100135.15], 100251 [renumbered to 100135.16], 100252 [renumbered to 100135.17], 100253 [renumbered to 100136.01], 100254 [renumbered to 100136.02], 100255 [renumbered to 100136.03], 100256 [renumbered to 100136.04], 100257 [renumbered to 100136.05], 100258 [renumbered to 100136.06], 100259 [renumbered to 100137.01], 100260 [renumbered to 100137.02], 100261 [renumbered to 100137.03], 100262 [renumbered to 100137.04], 100263 [renumbered to 100137.05], 100264 [renumbered to 100137.06], 100265 [renumbered to 100138], 100266 [renumbered to 100139], 100270.101 [renumbered to 100146.01], 100270.102 [renumbered to 100146.02], 100270.103 [renumbered to 100146.03], 100270.104 [renumbered to 100146.04], 100270.105 [renumbered to 100146.05 and amended text], 100270.106 [renumbered to 100146.06 and amended text], 100270.107 [renumbered to 100146.07 and amended text], 100270.108 [renumbered to 100146.08], 100270.109 [renumbered to 100146.09], 100270.110 [renumbered to 100146.10 and amended text], 100270.111 [renumbered to 100146.11], 100270.112 [renumbered to 100146.12], 100270.113 [renumbered to 100146.14], 100270.114 [renumbered to 100146.15], 100270.115 [renumbered to 100146.16], 100270.116 [renumbered to 100146.17], 100270.117 [renumbered to 100146.18], 100270.118 [renumbered to 100146.19], 100270.119 [renumbered to 100146.13], 100270.120 [renumbered to 100146.20], 100270.121 [renumbered to 100147.01], 100270.122 [renumbered to 100147.02], 100270.123 [renumbered to 100148], 100270.124 [renumbered to 100149.01], 100270.125 [renumbered to 100149.02], 100270.126 [renumbered to 100150.01], 100270.127 [renumbered to 100150.02], 100270.200 [renumbered to 100156.01], 100270.201 [renumbered to 100156.02], 100270.202 [renumbered to

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100156.03], 100270.203 [renumbered to 100156.05], 100270.204 [renumbered to 100156.04], 100270.205 [renumbered to 100156.06 and amended text], 100270.206 [renumbered to 100156.07], 100270.207 [renumbered to 100156.08], 100270.208 [renumbered to 100156.09], 100270.209 [renumbered to 100156.10 and amended text], 100270.210 [renumbered to 100156.11], 100270.211 [renumbered to 100156.12], 100270.212 [renumbered to 100156.13], 100270.213 [renumbered to 100156.14], 100270.214 [renumbered to 100156.15], 100270.215 [renumbered to 100156.16], 100270.216 [renumbered to 100156.17], 100270.217 [renumbered to 100156.18], 100270.218 [renumbered to 100156.19], 100270.219 [renumbered to 100156.20], 100270.220 [renumbered to 100157.01], 100270.221 [renumbered to 100157.02], 100270.222 [renumbered to 100158], 100270.223 [renumbered to 100159.01], 100270.224 [renumbered to 100159.02], 100270.225 [renumbered to 100159.03], 100270.226 [renumbered to 100159.04], 100270.227 [renumbered to 100159.05], 100270.228 [renumbered to 100160.01], 100270.229 [renumbered to 100160.02], 100276 [renumbered to 100166.01], 100277 [renumbered to 100166.09], 100278 [renumbered to 100166.15], 100279 [renumbered to 100166.13], 100280 [renumbered to 100166.03], 100281 [renumbered to 100166.16], 100282 [renumbered to 100166.02], 100283 [renumbered to 100166.10], 100284 [renumbered to 100166.08], 100285 [renumbered to 100166.05], 100286 [renumbered to 100166.06], 100287 [renumbered to 100166.04], 100288 [renumbered to 100166.11], 100289 [renumbered to 100166.07], 100290 [renumbered to 100166.14], 100291 [renumbered to 100166.12], 100300 [renumbered to 100167], 100302 [renumbered to 100098], 100304 [renumbered to 100168], 100306 [renumbered to 100169], 100321 [renumbered to 100200.01 and amended text], 100322 [renumbered to 100200.02 and amended text], 100323 [renumbered to 100200.03], 100324 [renumbered to 100200.04], 100325 [renumbered to 100200.05], 100326 [renumbered to 100200.06], 100327 [renumbered to 100200.07], 100328 [renumbered to 100201.01], 100329 [renumbered to 100201.02], 100330 [renumbered to 100201.03], 100331 [renumbered to 100201.04], 100332 [renumbered to 100201.05], 100333 [renumbered to 100202.01], 100334 [renumbered to 100202.02], 100341 [renumbered to 100220.02], 100342 [renumbered to 100220.04], 100343 [renumbered to 100220.01], 100343.1 [renumbered to 100220.03], 100343.2 [renumbered to 100220.06], 100343.3 [renumbered to 100220.05], 100344 [renumbered to 100221.01], 100345 [renumbered to 100221.02], 100346 [renumbered to 100222.01], 100346.1 [renumbered to 100222.02], 100347 [renumbered to 100110.01], 100348 [renumbered to 100110.02], 100349 [renumbered to 100110.03], 100390 [renumbered to 100099.04], 100390.1 [renumbered to 100099.05], 100390.2 [renumbered to 100099.06], 100390.3 [renumbered to 100099.02], 100390.4 [renumbered to 100099.03], 100390.5 [renumbered to 100099.01], 100390.6 [renumbered to 100099.07], 100390.7 [renumbered to 100099.08], 100391 [renumbered to 100100.01], 100391.1 [renumbered to 100100.02], 100392 [renumbered to 100101], 100393 [renumbered to 100102.01], 100393.1 [renumbered to 100102.02], 100394 [renumbered to 100103], 100395 [renumbered to 100104], 100400 [renumbered to 100250.01], 100401 [renumbered to 100250.02], 100402 [renumbered to 100251], 100403 [renumbered to 100252], 100404 [renumbered to 100253], 100405 [renumbered to 100254], 100450.100 [renumbered to 100000.01], 100450.200 [renumbered to 100161.01], 100450.201 [renumbered to 100161.02 and amended text], 100450.202 [renumbered to 100161.03], 100450.203 [renumbered to 100161.04 and amended text], 100450.204 [renumbered to 100161.05], 100450.205 [renumbered to 100161.06], 100450.206 [renumbered to 100161.07], 100450.207 [renumbered to 100161.08], 100450.208 [renumbered to 100161.09], 100450.209 [renumbered to 100161.10], 100450.210 [renumbered to 100161.11], 100450.211 [renumbered to 100161.12], 100450.212 [renumbered to 100161.13], 100450.213 [renumbered to 100161.14], 100450.214 [renumbered to 100161.15 and amended text], 100450.215 [renumbered to 100161.16], 100450.216 [renumbered to 100162.01], 100450.217 [renumbered to 100162.02], 100450.218 [renumbered to

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	100163.01], 100450.219 [renumbered to	<b>Title 23</b>
	100163.02], 100450.220 [renumbered to	07/22/2024 ADOPT: 3919.23
	100163.03], 100450.221 [renumbered to	09/19/2024 AMEND: 3677.1, 3677.5, 3717, 3719.16
	100163.04, 100450.222 [renumbered to	09/30/2024 ADOPT: 965, 966, 967, 968, 969, 970, 971,
	100163.05], 100450.223 [renumbered to	972, 973, 974, 975, 978
	100164.01], 100450.224 [renumbered to	
	100164.02]. REPEAL: 100056, 100061.2,	<b>Title 25</b>
	100103.1, 100340	08/12/2024 AMEND: 4916
09/11/2024	AMEND: 4416	<b>Title MPP</b>
08/22/2024	AMEND: 97431, 97435, 97438, 97439, 97441, 97442	07/24/2024 AMEND: 40-105, 40-131, 40-181, 40-200 REPEAL: 40-201, 40-203, 40-205, 40-207, 40-209, 44-206.25, 89-115.21
09/26/2024	AMEND: 2706-1, 2706-2, 3302-1, 3303.1(a)-1	08/19/2024 AMEND: 42-762, 44-211, 44-316, 80-301, 82-836
09/26/2024	ADOPT: 66269.6, 66269.7, 66269.8 AMEND: 66269.3, 66269.4, 66269.5	09/04/2024 AMEND: 40-105