

California Regulatory Notice Register

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PROPOSED ACTION ON REGULATIONS

| TITLE 2. FAIR POLITICAL PRACTICES COMMISSION Conflict-of-Interest Code — Notice File Number Z2023-1003-06 1335 | | |
|---|--|--|
| AMENDMENT STATE AGENCY: California Cultural and Historical Endowment | | |
| ADOPTION MULTI-COUNTY: CalBright College | | |
| TITLE 2.FAIR POLITICAL PRACTICES COMMISSIONQuasi-Legislative Administrative Action — Notice File Number Z2023-1003-031336 | | |
| TITLE 5. BOARD OF EDUCATIONConflict-of-Interest Code — Notice File Number Z2023-0929-02Conflict-of-Interest Code — Notice File Number Z2023-0929-02 | | |
| TITLE 11. COMMISSION ON PEACE OFFICER STANDARDS AND TRAININGEmployment Status Notifications, Amend Sections 1003, 1950 — Notice File Number Z2023–1003–07 | | |
| TITLE 16.BOARD OF BARBERING AND COSMETOLOGYSB 803 Clean Up — Notice File Number Z2023–1003–021340 | | |
| TITLE 23.DEPARTMENT OF WATER RESOURCESRevised Architectural and Engineering Contracting Program — Notice File Number Z2023–1003–05.1345 | | |
| GENERAL PUBLIC INTEREST | | |

| AIR RESOURCES BOARD | |
|--|--|
| Notice of Change to Hearing Start Time for Proposed Amendments to the Regulation for | |
| Small Containers of Automotive Refrigerant | |

(Continued on next page)

Time-Dated Material

| ENVIRONMENTAL PROTECTION AGENCY Final Notice for Unified Program Surcharge Fee Change 1 | 1348 |
|---|------|
| DEPARTMENT OF FISH AND WILDLIFE Consistency Determination Number 1653–2023–128–001–R1, Lower Tryon Creek Fish Passage and Off–Channel Habitat Project, Del Norte County | 1349 |
| SUMMARY OF REGULATORY ACTIONS | |
| Regulations filed with the Secretary of State 1 | 1351 |
| Sections Filed July 1, 2023 to September 30, 2023 1 | 1353 |

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

STATE AGENCY: California Cultural and Historical Endowment

ADOPTION

MULTI-COUNTY: CalBright College

A written comment period has been established commencing on October 13, 2023 and closing on November 27, 2023. Written comments should be directed to the Fair Political Practices Commission, Attention Daniel Vo, 1102 Q Street, Suite 3000, Sacramento, California 95811.

At the end of the 45–day comment period, the proposed conflict–of–interest codes will be submitted to the Commission's Executive Director for his review, unless any interested person or his or her duly authorized representative requests, no later than 15 days prior to the close of the written comment period, a public hearing before the full Commission. If a public hearing is requested, the proposed codes will be submitted to the Commission for review.

The Executive Director of the Commission will review the above-referenced conflict-of-interest codes, 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 his or its own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed codes to the agency for revision and resubmission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict–of–interest codes. Any written comments must be received no later than November 27, 2023. 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 conflictof-interest codes should be made to Daniel Vo, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 323–9103.

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 Daniel Vo, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 323–9103.

TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission (the Commission or FPPC), under the authority vested in it under the Political Reform Act (the Act)¹ 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 16, 2023,** at the offices of the Fair Political Practices Commission, 1102 Q Street, Suite 3000, 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 14, 2023.**

BACKGROUND/OVERVIEW

It was brought to the attention of staff that there may be uncertainty within the regulated community as to whether the Act's lobbying provisions applied to attempts to influence the actions of the California Citizen Redistricting Commission (CRC). Proposed amendment to Regulation 18202 makes clear that actions taken by the CRC in drawing district lines are quasi–legislative administrative actions, which in effect clarifies that attempts to influence the CRC may constitute lobbying under the Act.

Every ten years the CRC redraws boundaries for Congressional, State Senate, State Assembly, and State Board of Equalization districts, as authorized by the "Voters FIRST Act" (2008) and the "Voters FIRST Act for Congress" (2010). The CRC has one year to complete and vote on district maps. During this time the CRC will draw district lines, research, and analyze pertinent data to their decision making, hire support staff, and prepare legal defense if needed. Additionally, the CRC is required to hold public meetings and accept public comment. As with any state agency, the CRC is required to adopt and promulgate a conflict-of-interest code and designated officials of the agency, including the Commissioners for the CRC, are required to file Statements of Economic Interest (Form 700). The FPPC approved the CRC's Conflict-of-Interest Code in 2015 and has provided advice to current and prospective CRC commissioners numerous times on their obligation to file Statements of Economic Interest.

A lobbyist is any person who receives \$2,000 or more in a calendar month, or whose principal duties as an employee are, to communicate with any elective state official, agency official, or legislative official for the purpose of influencing legislative or administrative action. (Section 82039(a)(1).)² Under the Act, "administrative action" is defined to include all quasilegislative actions (Section 82002(a)(1).) While the Act does not define quasi-legislative, California courts have often defined the term in the context of judicial review. Courts have found that "quasilegislative acts involve the adoption of rules of general application on the basis of broad public policy." (Save Civita Because Sudberry Won't v. City of San Diego (2021) 72 Cal. App.5th 957, 983.) Regulation 18202 further defines quasi-legislative proceedings by clarifying what is not quasi-legislative. While there are many exclusions listed in the Regulation, including exclusions for quasi-judicial and ministerial proceedings, none encompass a generally applicable action applying throughout the state such as the redistricting decisions.

The CRC is required to hold public meetings and accept public comment and ultimately draws new district lines, a duty previously performed by the State Legislature. The lines drawn by the CRC will have a significant impact on the citizens of California and the democratic process. Applying the definitions of quasi–legislative above, the CRC's decisions will apply generally on the basis of broad public policy. As the CRC performs quasi–legislative proceedings, which fall within the definition of administrative action, any attempt to influence that action is lobbying. Persons lobbying the CRC who qualify as lobbyists under the Act are required to comply with the lobbying provisions in Sections 86100 through 86300.

REGULATORY ACTION

Amend 2 Cal. Code Regs. Section 18202

Commission staff proposes amended Regulation 18202 for adoption. Proposed amendments are intended to make clear that the actions performed by the CRC

¹ 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.

² All statutory references are to the Government Code, unless otherwise indicated.

are quasi-legislative. It is anticipated that the Commission will consider adding the sentence: "Proceedings of the California Citizens Redistricting Commission are quasi-legislative." However, the Commission may consider other related amendments including, but not limited to, alternative language clarifying that the proceedings are quasi-legislative and that any attempt to influence the CRC's actions constitutes lobbying as to do so would be an attempt to influence quasi-legislative administrative action.

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 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 sections 82002(a)(1); 82039(a)(1).

CONTACT

Any inquiries should be made to Valerie Nuding, Fair Political Practices Commission, 1102 Q Street, Suite 3050, Sacramento, CA 95811; email: <u>vnuding@</u> <u>fppc.ca.gov</u>; telephone (916) 322–5660; or 1–866– ASK–FPPC. Proposed regulatory language can be accessed at <u>http://www.fppc.ca.gov/the-law/fppc-regulations/proposed-regulations-and-notices.html</u>.

TITLE 5. BOARD OF EDUCATION

NOTICE OF INTENTION TO AMEND THE CONFLICT–OF–INTEREST CODE

NOTICE IS HEREBY GIVEN that the State Board of Education, pursuant to the authority vested in it by section 87306 of the Government Code, proposes amendment to its conflict-of-interest code. A comment period has been established commencing on October 13, 2023, and closing on November 27, 2023. All inquiries should be directed to the contact listed below.

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

Changes to the conflict-of-interest code include: designating employee positions that involve influencing, participating in, or making decisions that may foreseeably have a material effect on a financial interest, as set forth in subdivision (a) of Section 87302 of the Government Code; removing employee positions that are no longer in existence; and makes other technical changes.

Information on the code amendment is available on the agency's Intranet site and/or attached to this email.

Any interested person may submit written comments relating to the proposed amendment by submitting them no later than November 6, 2023, or at the conclusion of the public hearing, if requested, whichever comes later. At this time, no public hearing is scheduled. A person may request a hearing no later than November 10, 2023.

The State Board of Education has determined that the proposed amendments:

- 1. Impose no mandate on local agencies or school districts.
- 2. Impose no costs or savings on any state agency.
- 3. Impose no costs on any local agency or school district that are required to be reimbursed under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.
- 4. Will not result in any nondiscretionary costs or savings to local agencies.
- 5. Will not result in any costs or savings in federal funding to the state.
- 6. Will not have any potential cost impact on private persons, businesses or small businesses.

All inquiries concerning this proposed amendment and any communication required by this notice should be directed to: Kirin Gill, Chief Counsel, 916–319– 0696, kgill@sbe.ca.gov.

TITLE 11. COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

AMEND COMMISSION REGULATION 1003 AMEND COMMISSION REGULATION 1950

Notice is hereby given that the Commission on Peace Officer Standards and Training (POST) proposes to adopt a new regulation in Division 2 of Title 11, of the California Code of Regulations, as described below in the Informative Digest. A public hearing is not scheduled. Pursuant to Government Code section 11346.8, any interested person, or their duly authorized representative, may request a public hearing. POST must receive the written request no later than 15 days prior to the close of the public comment period.

Public Comments Due by November 27, 2023.

Notice is also given that any interested person, or authorized representative, may submit written comment(s) relevant to the proposed regulatory action by fax at (916) 404–5619, by email to Michelle Weiler at <u>Michelle.Weiler@post.ca.gov</u>, or by letter to:

Commission on POST Attention: Michelle Weiler 860 Stillwater Road, Suite 100 West Sacramento, CA 95605–1630

AUTHORITY AND REFERENCE

This proposal is made pursuant to the authority vested by Penal Code (PC) section 13503 (authority of POST), and PC § 13506 (POST authority to adopt regulations). This proposal is intended to interpret, implement, and make specific PC § 13503(e), which authorizes POST to develop and implement programs to increase the effectiveness of law enforcement, including peace officer selection and certification and programs involving training and education courses.

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

On September 30, 2021, Governor Newsom signed Senate Bill (SB) 2. SB 2 made significant changes to existing Government and Penal Codes, respectively. These changes provide for additional peace officer hiring eligibility requirements. SB 2 also grants POST the authority to certify all peace officers in California, and subsequently take action against those certifications, should POST determine serious misconduct occurred. While the peace officer eligibility hiring requirements went into effect on January 1, 2022, the remaining changes to Government and Penal Codes went into effect on January 1, 2023. POST is continuing to assess the requirements of SB 2 and adopt new or amend current regulations to meet these requirements.

This rulemaking action clarifies and makes specific the processes for late submissions of notices of appointments and separations, corrections to the record, and notifications to POST of peace officers who have been mandatorily reinstated.

POST is now required to license peace officers in the state of California. Therefore, it must ensure that individuals meet the appropriate minimum eligibility requirements for their specified peace officer classification. When amending Commission Regulation 1003 in 2022 to establish additional requirements related to the implementation of SB 2 (2021), POST staff inadvertently omitted amendments to subsections (b)(1) and (b)(2), respectively. These subsections are related to incorrectly submitted transactions and mandatory reinstatements. Accordingly, Commission Regulation 1950(c)(2)(A) related to mandatory reinstatements, is being amended to reflect the proposed changes to Commission Regulation 1003(b)(2).

Additionally, law enforcement agencies are required to use the Electronic Data Interchange (EDI) to notify POST of new appointments or separations within 10 days of such an employment event. As such, POST proposes to amend existing regulation to address notices of appointments and separations that are submitted more than 60 days late.

POST is proposing to amend Commission Regulation 1003 to address the need for justification for late submissions of notices of appointments and separations, accurate reporting and record keeping related to corrections to a peace officer's employment record in EDI, and the correct process for notifying POST of a peace officer's mandatory reinstatement. This is necessary to ensure POST maintains the most accurate records of peace officers' employment and reasons for separation for certification and transparency purposes. POST is also proposing to amend Commission Regulation 1950 to address mandatory reinstatements to align with Commission Regulation 1003. This is necessary to avoid conflicting regulations.

Anticipated Benefits of the Proposed Amendments:

The benefits anticipated by the proposed amendments to the regulation will ensure POST maintains the most accurate records of peace officers' employment and reasons for separation for certification. This will increase the efficiency of the state of California in delivering services to stakeholders. Thus, the law enforcement standards are maintained and effective in preserving public health, safety, and welfare in the state. The proposed amendments will have no impact on worker safety or the state's environment.

Evaluation of Inconsistency/Incompatibility with Existing State Regulations:

POST has determined that these proposed amendments are not inconsistent nor incompatible with existing regulations. After conducting a review for any regulations that would relate to or affect this area, POST has concluded that this is the only regulation that concerns processes and procedures for peace officer appointments in EDI.

FORMS INCORPORATED BY REFERENCE

There are no forms to be incorporated by reference.

DISCLOSURES REGARDING THE PROPOSED ACTION

POST has made the following initial determinations:

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

Costs to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Other non-discretionary costs or savings imposed on local agencies: None.

Costs or savings in federal funding to the state: None.

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

Significant, statewide adverse economic impact directly affecting California businesses: POST has determined that the proposed regulations 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.

Significant effect on housing costs: None.

Small Business Determination: POST has determined that the proposed regulations will not affect small business because the regulations only affect state agencies that are adopting, amending, or repealing regulations. Additionally, the Commission's main function to select and maintain hiring, training, and certification standards for law enforcement has no effect financially on small businesses.

RESULTS OF ECONOMIC IMPACT ANALYSIS/ASSESSMENT

POST concludes that it is (1) unlikely the proposal will create nor eliminate jobs in the state of California, (2) unlikely that the proposal will create nor eliminate any businesses, and (3) unlikely that the proposed regulations will result in the expansion of businesses currently doing business within the state.

Benefits of the Proposed Action: As stated above under the Informative Digest/Policy Statement Overview, the benefits of the regulation will increase the efficiency of the state of California in delivering services to stakeholders by providing clarity regarding peace officer appointments, separations, and reinstatements in EDI. Thus, law enforcement standards are maintained and effective in preserving peace, protection of public health, safety, and welfare in California. There would be no impact that would affect worker safety or the state's environment.

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code § 11346.5, subdivision (a)(13), POST must determine that no reasonable alternative it considered, or that has otherwise been identified and brought to its attention, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective as 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 than the proposed action.

CONTACT PERSONS

Questions regarding this proposed regulatory action may be directed to Michelle Weiler, Commission on POST, 860 Stillwater Road, Suite 100, West Sacramento, CA 95605–1630 at (916) 227–4870. General questions regarding the regulatory process may be directed to Katelynn Poulos at (916) 227–4894.

TEXT OF PROPOSAL

Individuals may request copies of the proposed text (the "express terms") of the regulations, the initial statement of reasons, the modified text of the regulations, if any, or other information upon which the rulemaking is based to, the Commission on POST at 860 Stillwater Road, Suite 100, West Sacramento, CA 95605–1630. These documents are also located on the POST Website at https://post.ca.gov/Regulatory-Actions.

ADOPTION OF PROPOSED REGULATIONS/ AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the public comment period, the Commission may adopt the proposal substantially as set forth without further notice, or the Commission may modify the proposal if such modifications remain sufficiently related to the text as described in the Informative Digest. If the Commission makes changes to the language before the date of adoption, the text of any modified language, clearly indicated, will be made available at least 15 days before adoption to all persons whose comments were received by POST during the public comment period and to all persons who request notification from POST of the availability of such changes. A request for the modified text should be addressed to the agency official designated in this notice. The Commission will accept written comments on the modified text for 15 days after the date that the revised text is made available.

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

The rulemaking file contains all information upon which POST is basing this proposal and is available for public inspection by contacting the person(s) named above. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulations, and the initial statement of reasons.

To request a copy of the Final Statement of Reasons once it has been approved, submit a written request to the contact person(s) named above.

TITLE 16. BOARD OF BARBERING AND COSMETOLOGY

SB 803 CLEAN-UP

NOTICE IS HEREBY GIVEN that the Board of Barbering and Cosmetology (Board) is proposing to amend California Code of Regulations (CCR), Title 16, Division 9, Sections 904, 909, 931, 932, 937, 962, and 998, and repeal Sections 928, 934, 950.1, 950.2, 950.3, and 950.4 as described in the Informative Digest below, after considering all comments, objections, and recommendations regarding the proposed action. Any person interested may present statements or arguments relevant to the action proposed in writing. Written comments, including those sent by mail, facsimile, or email to the addresses listed under Contact Person in this Notice, must be received by the Board at its office no later than by 5:00 p.m. on Tuesday, November 28, 2023, or must be received by the Board at the hearing, should one be scheduled.

PUBLIC HEARING

The Board has not scheduled a public hearing on this proposed action. However, the Board will hold a hearing if it receives a written request for a public hearing from any interested person, or their 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" on this Notice.

WRITTEN COMMENTS

The Board may, after considering all timely and relevant comments, adopt the proposed regulations substantially as described in this notice, or may modify the proposed regulations if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as the contact person and will be mailed to those persons who submit written or oral testimony related to this proposal or who have requested notification of any changes to the proposal.

AUTHORITY AND REFERENCE

Pursuant to the authority vested by Sections 7312, 7338, 7340, 7357, 7337.5, and 7421 of the Business and Professions Code (BPC), and to implement, interpret or make specific BPC sections 7316, 7321, 7321.5, 7322, 7324, 7326, 7330, 7331, 7334, 7337, 7338, 7340, 7345, 7355, 7357, 7362, 7362.5, 7363, 7364, 7365, 7367, 7391, 7395.1, 7415, 7417, 7418, 7420, 7423, 7424, and 7425, the Board is considering changes to Division 9 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

The Board licenses and regulates barbers, cosmetologists, manicurists, estheticians, hairstylists, and electrologists, and the establishments where they work in California, totaling over 50,000 establishments and over 560,000 individuals. In addition to licensing individuals and establishments, the Board approves schools. Barbering, cosmetology, and electrology schools must first be approved by the Board and meet certain requirements, including maintaining courses of practical training and technical instruction in compliance with the Board's laws and regulations (Bus. & Prof. Code, §§ 7362–7362.3). Applicants are also required to complete coursework from schools approved by the Board, including coursework in barbering, cosmetology, electrolysis, nail care, skin care, and hairstyling (Bus. & Prof. Code, §§ 7321, 7321.5, 7322, 7324,7326, and 7330).

It is the Board's duty to enforce and administer the Barbering and Cosmetology Act (Chapter 10 (commencing with section 7300) of Division 3 of the Business and Professions Code (BPC)) (Act). The Board is authorized to make rules and regulations in aid or in furtherance of the Act in accordance with the Administrative Procedure Act. (BPC § 7312.)

In 2021, Senate Bill (SB) 803 (Chapter 648, Statutes of 2021) was enacted, which among other things, reduced the number of hours required for courses in barbering and cosmetology to 1,000 hours, codified in statute the minimum amount of instruction that must be included for various subjects in a course for barbering, cosmetology, hairstyling, skin care, and nail care, repealed the Board's preapplication program for schools and apprenticeships, added a new "hairstyling" license type, and eliminated the requirement that an applicant for licensure pass a practical examination (see Underlying data). With the enactment of Assembly Bill (AB) 2196 (Chapter 527, Statutes of 2022), effective January 1, 2023, electrolysis course curriculum requirements were similarly codified.

As a result of the foregoing, the Board's current regulations are inconsistent with the Act and have been superseded in various areas, existing regulations need to be repealed, and new regulations need to be adopted to implement those changes. In addition, upon review, the Board needs to update its current processes and procedures for processing its applications. The existing forms for the Interpreter/Model approval process and Mobile Unit application would be repealed and the Board proposes to adopt new forms for the Mobile Unit Application, Interpreter Application, and a Proof of Training Document to include other statutory and policy changes occurring since the enactment of SB 803 and AB 2196.

In accordance with the above requirements and considerations, the Board is proposing to amend Title 16, California Code of Regulations (16 CCR) section 904, which sets standards for the Board's enforcement of the Health and Safety Rules. BPC 7316 was amended to create a new hairstylist license type, section 904 is therefore being amended to be added to the language and reference, as well as to correct several capitalization typographical errors (e.g., changing "board" to "Board").

Section 909 is also being amended to correct capitalization typographical errors, but also to define the new "Proof of Training Document" Form (Form #F–BBC–05 New 07/2023), which is being incorporated by reference in this section. Existing law at BPC section 7337 requires for each type of application for licensure that, "Each application shall be accompanied by the required fee and shall contain proof of the qualifications of the applicant for examination and licensure." Section 909 is being amended to repeal existing requirements at Subsections (1)–(5), (6)(A)– (6)(D), and (7)–(9) of subdivision (b) and (c) related to the contents of that "proof" and placing those requirements in a form, incorporated by reference, Proof of Training Document" form (Form #F–BBC–05 New 10/2022), and the form would also include new disclosure requirements and instructions, as specified.

Section 928 is being repealed in its entirety, as BPC section 7337.5 regarding "school preapplications" was repealed by SB 803, so this CCR section will no longer be applicable to the Board.

Section 931 is being amended to remove mention of an "Interpreter/Model", as these models were only necessary for the practical examination, which was eliminated with the amendment of BPC section 7338. This section is also being amended to add the new hairstylist license type created by the amendment to BPC section 7316. Section 931 also seeks to repeal existing Interpreter/Model approval application forms and incorporate by reference the new "Application to Use an Interpreter" Form (Form #03A-126 New 07/2023). This new form will outline the process for a license applicant to apply for and use an interpreter during their examination as well as the requirements for the interpreter. Korean, Spanish, Vietnamese, and Simplified Chinese languages are being added to the subsection, as an interpreter can only be used if the applicant is unable to speak, read, or write in English at a 10th grade level and they are unable to take the examination in a non-English language offered by the Board (Korean, Spanish, Vietnamese, and Simplified Chinese) and complies with the other requirements of this section as specified. This Section would also be amended to revise existing interpreter requirements and disqualifying criteria for admission into an applicant's examination as specified. This section also contains grammatical and consistency changes.

Section 932 is being amended to remove the existing references to a practical demonstration requirement to reflect the amendments made to BPC section 7338, as well as to correct capitalization errors.

Section 934 is being repealed, as BPC section 7338 was amended to remove the practical examination authority for the Board, and therefore, this regulation is being repealed as information regarding appealing a candidate's score will no longer be necessary.

Section 937 is being amended to reflect the changes made in the amendment to BPC section 7355 enacted by SB 803, which removed the geographical boundaries for a mobile unit to operate. Section 937 will also repeal the existing form and incorporate by reference the new "(1008) Application for Mobile Unit License" (Form #F–BBC–05 New 07/2023). This new form will outline the process and collect the required information for a business or individual to operate a Mobile Unit licensed by the Board. This section is also amended to remove processing times which are no longer required to be in regulation and add a new process for returning license and inspection fees to an applicant who fails to complete the application in the time specified in BPC section 7345.

Section 950.1 is being repealed to reflect the amendments made to BPC section 7362 which removed the Board's authority to determine by regulation the required subjects of instruction to be completed in all approved courses, including the minimum number of practical operations for each subject, and the authority to determine how much training is required before a student may begin performing services on paying patrons. BPC section 7362.5 was also amended to change the course requirement from 1,500 hours to 1,000 hours and specify the curriculum topics. Therefore, this regulation regarding the curriculum for a barbering course is superseded by these changes to the Act and will no longer be applicable to the Board.

Section 950.2 is being repealed to reflect the amendments made to BPC section 7362 which removed the Board's authority to determine by regulation the required subjects of instruction to be completed in all approved courses, including the minimum number of practical operations for each subject, and the authority to determine how much training is required before a student may begin performing services on paying patrons. BPC section 7362.5 was also amended to change the course requirement from 1,500 hours to 1,000 hours and specify the curriculum topics. Therefore, this regulation regarding the curriculum for a cosmetology course is superseded by these changes to the Act and will no longer be applicable to the Board.

Section 950.3 is being repealed to reflect the amendments made to BPC section 7362 which removed the Board's authority to determine by regulation the required subjects of instruction to be completed in all approved courses, including the minimum number of practical operations for each subject, and the authority to determine how much training is required before a student may begin performing services on paying patrons. BPC section 7364 was also amended to specify the curriculum topics. Therefore, this regulation regarding the curriculum for a skin care course is superseded by these changes to the Act and will no longer be applicable to the Board.

Section 950.4 is being repealed to reflect the amendments made to BPC section 7362 which removed the Board's authority to determine by regulation the required subjects of instruction to be completed in all approved courses, including the minimum number of practical operations for each subject, and the authority to determine how much training is required before a student may begin performing services on paying patrons. BPC section 7365 was also amended to specify the curriculum topics. Therefore, this regulation regarding the curriculum for a nail care course is superseded by these changes to the Act and will no longer be applicable to the Board.

Section 962 is being amended to add the additional licensing type(s) of electrology and hairstyling. This section was also amended to specify "appropriate training" required as a student extern that has completed 25% of the required minimum practical operations and minimum hours of technical instruction, so this CCR section is being amended to match that percentage. This section was also amended to reflect the changes made to BPC section 7326, which was amended to define the acts of barbering and cosmetology which the student extern may perform. It also seeks to clarify that a student extern shall not perform chemical treatments on any clients unless the extern has received appropriate training in the application of those treatments from a barbering or cosmetology school. This section will also change the definition of the term "good standing" in subsection (a)(1) from a "valid" current license to mean a current, active, and unrestricted license.

Section 998 is being amended to remove existing references to all preapplication fees in this section, since SB 803 repealed the Board's authority to administer preapplication examinations and collect such fees. Section 928 regarding the preapplication for examination is being repealed under this proposal in accordance with SB 803, and therefore, the Board no longer has authority to collect these fees. This section is also being amended to correct a capitalization typographical error by changing "board" to "Board" and to correct obsolete cross references in the Note for this section.

The Board also proposes to make technical, nonsubstantive, and clarifying changes throughout to change capitalization, grammar, punctuation; and ensure the use of gender-neutral language.

ANTICIPATED BENEFITS OF THE PROPOSED REGULATION

The Board has determined that this regulatory proposal will have the following benefits to the health and welfare of California residents.

The Board has determined that the regulatory proposal will provide clarity and avoid confusion among the regulated public about licensing requirements. In addition, the proposal would provide consistency between the statutes and regulations for applicants, licensees, and schools who will benefit from these changes. The proposal will also update existing forms with corresponding instructions to assist applicants, licensees, and schools in providing the correct and required information, and allow the Board to communicate with them more effectively. This ensures that only qualified applicants obtain licensure for the benefit of the health and welfare of California residents.

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

CONSISTENCY AND COMPATIBILITY WITH EXISTING STATE REGULATIONS

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

Forms Proposed to be Repealed or Incorporated by Reference in this Proposal:

- Mobile Unit Application (1994) (Old form to be repealed)
- (1008) Application for Mobile Unit License (Form #F–BBC–05 (New 7/2023) (New form to be adopted)
- Request for Use of an Interpreter or Interpreter/ Model (Form #03B–125, Form G (Rev. 8/94)) and Form #03A–126, Form H (Rev. 8/94) (Old forms to be repealed)
- Application to Use an Interpreter (Form #03A– 126 (New 7/2023)) (New form to be adopted)
- Proof of Training (Form F–BBC–05 (New 07/2023)) (New form to be adopted)

DISCLOSURES REGARDING THIS PROPOSED ACTION

FISCAL IMPACT ESTIMATES

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

The Board will be required to update the three forms with one-time workload and costs as follows:

- Proof of Training \$855, plus \$200 to post to website
- Application to Use an Interpreter \$715
- Application for Mobile Unit License \$1,077, plus \$200 to post to website

Total (one-time) costs: \$3,047

Any other workload and costs of implementation are a result of current law. The regulations do not result in costs or savings in federal funding to the state.

Nondiscretionary Costs/Savings to Local Agencies: None.

Mandate Imposed on Local Agencies or School Districts:

None.

Cost to Any Local Agency or School District for Which Government Code Sections 17500–17630 Require Reimbursement:

None.

Significant Effect on Housing Costs: None.

Business Impact Estimates:

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

This proposal does not require any significant new expense or reporting, recordkeeping, or compliance measures on the part of businesses, including Board approved schools. Any costs are anticipated to be incurred within normal business operations.

Licensees and applicants are currently required to complete and submit the existing versions of the three forms, as specified, and are not anticipated to incur additional workload or costs to complete and submit the updated versions. Any other economic impacts, including costs, savings, or decreased revenues are a result of current law.

Cost Impact on Representative Private Person or Business:

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

Licensees and applicants are currently required to complete and submit the existing versions of the three forms, as specified, and are not anticipated to incur additional workload or costs to complete and submit the updated versions.

Any other economic impacts, including costs, savings, or decreased revenues are a result of current law.

EFFECT ON SMALL BUSINESS

The Board has determined that the proposed regulation will not affect small businesses because it only seeks to clarify existing requirements for licensure and standards set by the Board.

This proposal does not require any significant new expense or reporting, recordkeeping, or compliance measures on the part of businesses, including Board approved schools. Any costs are anticipated to be incurred within normal business operations.

Licensees and applicants are currently required to complete and submit the existing versions of the three forms, as specified, and are not anticipated to incur additional workload or costs to complete and submit the updated versions. As a result, the regulations do not result in business impacts to the state. Any other economic impacts, including costs, savings, or decreased revenues are a result of current law.

RESULTS OF ECONOMIC IMPACT ASSESSMENT/ANALYSIS:

Impact on Jobs/Businesses:

The Board has determined that this regulatory proposal will not have any impact on the creation of jobs or new businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California because this proposal only seeks to clarify existing requirements for licensure and standards set by the Board. It does not require any significant new expense or reporting, recordkeeping, or compliance measures on the part of businesses, including schools. Licensees and applicants are currently required to complete and submit the existing versions of the three forms, as specified, and are not anticipated to incur additional workload or costs to complete and submit the updated versions.

Benefits of Regulation:

The Board has determined that this regulatory proposal will have the following benefits to the health and welfare of California residents.

The Board has determined that the regulatory proposal will avoid confusion about licensing requirements and provide consistency between the statutes and regulations for applicants, licensees, and schools who will benefit from these changes. The proposal will also update existing forms with corresponding instructions to assist applicants, licensees, and schools in providing the correct and required information, and allow the Board to communicate with them more effectively, thereby ensuring only qualified applicants obtain licensure for the benefit of the health and welfare of California residents.

This regulatory proposal does not affect worker safety or the state's environment because it does not involve worker safety or the environment.

Business Reporting Requirements:

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

CONSIDERATION OF ALTERNATIVES

In accordance with Government Code section 11346.5, subdivision (a)(13), the Board must determine that no reasonable alternative it considered to the regulation or that has otherwise been identified and brought to its attention would 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 No-

tice, 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 present statements or arguments orally or in writing relevant to the above determinations during the written comment period, or at the hearing if one is scheduled or requested, to the addresses listed under Contact Person below in this Notice.

INITIAL STATEMENT OF REASONS AND INFORMATION

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

TEXT OF PROPOSAL

Copies of the exact language of the proposed regulations, and 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 Contact Person named below.

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

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

You may obtain a copy of the final statement of reasons once it has been prepared, by making a written request to the contact person named below or by accessing the Web site listed below.

CONTACT PERSON

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

Name: Jennifer Huetter Address: 2420 Del Paso Road, Suite 100 Sacramento, CA 95834 Telephone Number: (279) 278–5089 Fax Number: (916) 575–7281 Email Address: Jennifer.Huetter@dca.ca.gov The backup contact person is:

Name: Allison Lee Address: 2420 Del Paso Road, Suite 100 Sacramento, CA 95834 Telephone Number: (279) 278–5107 Fax Number: (916) 575–7281 Email Address: <u>Allison.Lee@dca.ca.gov</u>

Website Access and Availability of Documents on the Internet: Materials regarding this proposal can be found at: <u>http://www.barbercosmo.ca.gov/laws_regs/</u> prop_regs.shtml.

TITLE 23. DEPARTMENT OF WATER RESOURCES

The Department of Water Resources (Department or DWR) is proposing to amend the regulations that explain how its Architectural and Engineering (A&E) contracting program operates pursuant to the Government Code sections 4525–4529.5, Public Contract Code sections 6106 and 10335. The Department will conduct a public hearing at the time and place noted below to receive comments on the proposed regulation.

PUBLIC HEARING

Interested members of the public may present comments on the proposed regulations orally or in writing at the hearing. If you choose to attend the hearing, you must bring a photo ID. The Department requests but does not require that persons who make oral comments at the hearing also submit a written copy of their testimony at the hearing. The hearing will be held in accordance with the requirements in Government Code section 11346.8. The hearing details are as follows:

Date: Tuesday, December 12, 2023 Time: 10 a.m.–11 a.m. Location: Ziggurat Building Auditorium 707 3rd Street West Sacramento, CA 95605

Americans with Disabilities Act: It is the policy of the state to make every effort to ensure that its programs, activities, and services are available to all persons, including persons with disabilities. Persons with disabilities requiring reasonable modification to participate in the event must provide their request to Kristen Martin with Division of Division of Engineering <u>Kristen.Martin@water.ca.gov</u> or (916) 712–6623. You may also contact the California Relay Service at 800– 735–2922 or 888–877–5979; TTY at 900–735–2929 or 888–877–5978, or Speech to Speech at 800–854– 7784. It is recommended that the Department receive the request at least six working days prior to the event.

WRITTEN COMMENT PERIOD

Interested members of the public may submit comments by email or postal mail before the hearing. The public comment period for this regulatory action will begin on October 13, 2023. To be considered by the Department, written comments submitted before the hearing must be submitted on or after October 13, 2023 and received no later than 5:00 pm on December 12, 2023 and must be addressed to the following:

Kristen Martin Division of Engineering P.O. Box 942836 Sacramento, CA 94236–0001 (916) 712–6623 <u>AERegs@water.ca.gov</u>

Americans with Disabilities Act: It is the policy of the state to make every effort to ensure that its programs, activities, and services are available to all persons, including persons with disabilities. Persons with disabilities requiring reasonable modification to participate in the event should provide their request to Kristen Martin@water.ca.gov or (916) 712–6623. You may also contact the California Relay Service at 800– 735–2922 or 888–877–5979; TTY at 900–735–2929 or 888–877–5978, or Speech to Speech at 800–854– 7784. It is recommended that the Department receive the request at least six working days prior to the event.

AUTHORITY AND REFERENCE

Water Code sections 1976 through 1982 authorize the Department to adopt the proposed regulations. The proposed regulations implement, interpret, and make specific Public Contract Code sections 6106 and 10335 and Government Code sections 4525–4529.5 and 4529.10–4529.20.

INFORMATIVE DIGEST AND POLICY STATEMENT OVERVIEW

The proposed amendments clarify the A&E regulations to streamline the A&E contracting program within DWR to make it easier for those preparing Statements of Qualifications (SOQs) for contracts and eliminate all exclusions, and allow for DWR to post a "Look–Ahead Report" which constitutes publishing estimated ranges of contract values for upcoming A&E contracts. 23 CCR § 390 is proposed to be eliminated since regulations require clarity, necessity, and non–duplication. As this section accomplishes none of these objectives it should be eliminated to prevent confusion.

SUMMARY OF EXISTING LAWS AND REGULATIONS

The Department's Division of Engineering (DOE) implements Chapter 10 of Division 5 of the Government Code and Part 1 of Division 2 of the Public Contract Code, which is commonly referred to as the Architectural and Engineering (A&E) Contracting Program.

EFFECT OF PROPOSED RULEMAKING

The proposed regulation amendments clarify how the Department's A&E Contracting Program operates. This clarification will benefit the architectural and engineering consulting industry who submit qualifications for A&E contracts. In addition, the Department wants to clarify its ability to publish a "Look–Ahead report" which should result in more transparency, increased submittal volume, and higher quality submittals from consultants. This will benefit the people of California by increasing the number and variety of consultants to select.

DIFFERENCES FROM COMPARABLE FEDERAL REGULATIONS

The Brooks Act (40 U.S.C.A. §§ 1101 to 1104) and Federal Acquisition Regulation (FAR) Subpart 36.6, (48 C.F.R. Part 36, Subpart 36.6) governs the procurement of architectural and engineering services by federal agencies. This federal authority is very similar to the statutes and regulations that govern the Department's procurement of architectural and engineering services. The additions of Article XXII "Architectural and Engineering Services" to the State of California Constitution and Government Code §§ 4529.10-4529.20, Chapter 10.1, "Architectural and Engineering Services" in November 2000 were patterned after the federal Brooks Act. Both the federal regulations and those of DWR require the selection of architectural and engineering firms based on professional qualifications before the negotiation of any fair and reasonable compensation for services.

Although the federal and Department's statutory and regulatory schemes operate similarly, the Department's procurement of architectural and engineering services are only affected by federal rules if the Department's subject procurement is federally funded.

COMPATIBILITY WITH EXISTING STATE REGULATIONS

The Department determined that the proposed regulations are consistent and compatible with existing State A&E regulations. The Department is aware that

the California Department of Transportation (Cal-Trans), California Department Corrections and Rehabilitation (CDCR), Department of General Services (DGS), California Parks and Recreation (Parks), the Department of Boating and Waterways (no longer in existence and is now the Division of Boating and Waterways within Parks), California High-Speed Rail Authority, have similar A&E contracting programs. CalTrans publishes a Look Ahead Report on their A&E website online, similar to one of the changes being proposed by DWR in this current rulemaking. Cal-Trans, CDCR, DGS, Parks, the Department of Boating and Waterways, and California High-Speed Rail Authority do not have a section on Exclusions, which DWR is eliminating in this current rulemaking as it simply restates existing law.

DOCUMENTS INCORPORATED BY REFERENCE

The proposed regulations will not incorporate any documents by reference.

MANDATED BY FEDERAL LAW OR REGULATIONS

The proposed regulations are not mandated by federal law or regulations.

OTHER STATUTORY AND LEGAL REQUIREMENTS

There are no other statutory or legal requirements.

LOCAL MANDATE

The Department has determined that the proposed regulations changes will not impose a mandate on local agencies or school districts that is required to be reimbursed under part 7 (commencing with section 17500) of division 4 of the Government Code.

FISCAL IMPACT

Based on the findings of little or no direct economic impacts to A&E firms and given that DWR would not change its A&E solicitation, review, and contracting process, it would follow that there would be little or no related fiscal impacts to DWR.

There are no expected costs or savings to local agencies or school districts, nor to any state agency, nor non-discretionary cost or savings imposed upon local agencies, nor cost or savings in federal funding to the state.

HOUSING COSTS

The Department has made the initial determination that the proposed regulatory action will not have a significant effect on housing costs.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS, INCLUDING ABILITY TO COMPETE

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

STATEMENT OF THE RESULTS OF THE ECONOMIC IMPACT ASSESSMENT (EIA)

The proposed action will neither create nor eliminate jobs within the state. The proposed action will neither create nor eliminate businesses within the state. The proposed action will not expand businesses within the state. As stated above, the proposed regulations will benefit Californians generally through the streamlining of A&E contracting program and increasing the number and variety of consultants to select. The proposed regulations are not expected to affect worker safety or the state's environment.

A&E firms spend upwards of \$194,400 per SOQ prepared. However, given that DWR is not changing its A&E solicitation, review, and contracting process, there are no anticipated changes in the total number of SOQs prepared each year. There also are no anticipated changes to negotiated contract values. Therefore, there are expected to be little or no economic impacts.

COST IMPACTS ON A REPRESENTATIVE PERSON OR BUSINESS

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.

BUSINESS REPORTING REQUIREMENTS

There are no new business reporting requirements as a result of the proposed regulations.

EFFECT ON SMALL BUSINESS

The proposed regulations will not affect small business because there are no anticipated changes to negotiated contract values. Therefore, there are expected to be little or no economic impacts.

ALTERNATIVES STATEMENT

The Department must determine that no reasonable alternative considered by the Department or that has otherwise been identified and brought to the attention of the Department

- 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 statutory policy or other provision of law.

GENERAL PUBLIC INTEREST

AIR RESOURCES BOARD

NOTICE OF CHANGE TO HEARING START TIME

PROPOSED AMENDMENTS TO THE REGULATION FOR SMALL CONTAINERS OF AUTOMOTIVE REFRIGERANT

By notice dated June 20, 2023, posted on the California Air Resources Board (CARB or Board) rulemaking website on July 3, 2023, and published in the July 7, 2023, California Regulatory Notice Register, Register 2023, Number 27–Z, CARB announced it would conduct a public hearing to consider approving for adoption the proposed amendments to the Regulation for Small Containers of Automotive Refrigerant. The hearing previously was scheduled for October 26, 2023, with a start time of 9:00 a.m.

Please Be Advised that the hearing start time has changed to the following:

Date: October 26, 2023 Time: 11:00 a.m.

No other details are changed from the previously posted *Notice* dated June 20, 2023.

This public meeting may continue at 9:00 a.m., on October 27, 2023. Please consult the public agenda, which will be posted ten days before the October 26, 2023, Board Meeting, for important details, including the day on which this item will be considered and how the public can participate via Zoom if they choose to be remote.

The original 45–Day Notice, the Initial Statement of Reasons, and all subsequent regulatory documents, are available on CARB's website for this rulemak-

ing at <u>https://ww2.arb.ca.gov/rulemaking/2023/</u> smallcontainer2023.

Written Comment Period and Submittal of Comments

In accordance with the Administrative Procedure Act, interested members of the public had the opportunity (per notice dated June 20, 2023, as mentioned above) to provide comments by postal mail or by electronic submittal during the 45-day public comment period for this regulatory action which began on July 7, 2023, and concluded on August 21, 2023. The 45day public comment period will not be extended per this notice since this is only a change in hearing start time and the 45-day public comment period remains the same. Comments submitted outside that comment period are considered untimely. CARB may, but is not required to, respond to untimely comments, including those raising significant environmental issues. Interested members of the public may present comments orally or in writing during the hearing at the date and time stated above.

Please note that under the California Public Records Act (Gov. Code, § 7920.000 et seq.), your written and oral comments, attachments, and associated contact information (e.g., your address, phone, email, etc.) become part of the public record and can be released to the public upon request.

Special Accommodation Request

Consistent with California Government Code section 7296.2, special accommodation or language needs may be provided for any of the following:

- An interpreter to be available at the hearing;
- Documents made available in an alternate format or another language; and
- A disability-related reasonable accommodation.

To request these special accommodations or language needs, please contact the Clerks' Office at <u>cotb(a)</u> <u>arb.ca.gov</u> or (916) 322–5594 as soon as possible, but no later than ten business days before the scheduled Board hearing. TTY/TDD/Speech to Speech users may dial 711 for the California Relay Service.

Consecuente con la sección 7296.2 del Código de Gobierno de California, una acomodación especial o necesidades lingüísticas pueden ser suministradas para cualquiera de los siguientes:

- Un intérprete que esté disponible en la audiencia;
- Documentos disponibles en un formato alterno u otro idioma; y
- Una acomodación razonable relacionados con una incapacidad.

Para solicitar estas comodidades especiales o necesidades de otro idioma, por favor llame a la oficina del Consejo al <u>cotb@arb.ca.gov</u> o (916) 322–5594 lo más pronto posible, pero no menos de 10 días de trabajo antes del día programado para la audiencia del Consejo. TTY/TDD/Personas que necesiten este servicio pueden marcar el 711 para el Servicio de Retransmisión de Mensajes de California.

ENVIRONMENTAL PROTECTION AGENCY

FINAL NOTICE UNIFIED PROGRAM SURCHARGE FEE CHANGE

NOTICE IS HEREBY GIVEN that the Secretary for the California Environmental Protection Agency (CalEPA) is hereby revising the Unified Program state surcharge to be assessed on regulated businesses according to the California Health and Safety Code, Division 20, Chapter 6.11, section 25404.5(b), and the California Code of Regulations, Title 27, Division 1, Subdivision 4, Chapter 1, Section 15240. The Unified Program state surcharge is an assessment on each entity regulated under the Unified Program and is used to fund the necessary and reasonable costs of all state agencies responsible for program implementation, ongoing maintenance and oversight of the Unified Program. Effective upon this publication in the California Regulatory Notice Register on October 13, 2023, the California Accidental Release Prevention (CalARP) program component of the state surcharge, which has only been increased once, 15 years ago, will be increased from \$270 to \$370 per regulated business annually and the Unified Program Oversight component of the surcharge will be increased from \$84 to \$94 per regulated business annually. No changes are being made to the Underground Storage Tank, Aboveground Petroleum Storage Act, and Refinery Safety components of the state surcharge.

Since its inception in 1997, the Unified Program has matured into a robust program with established standards and a fully integrated environmental reporting system, raising increasingly numerous and complex legal issues. In 2021, the Legislature transferred to CalEPA the responsibility for managing the CalARP Program and the Hazardous Materials Business Plan (HMBP) Program. And effective July 1, 2023, the Legislature expanded CalEPA's inspection and enforcement responsibilities and authorities with respect to the HMBP and CalARP programs. The necessary and reasonable costs of state agencies responsible for program implementation, as well as ongoing maintenance and oversight of the Unified Program have expanded substantially over the years.

In recognition of the actual needs of the Unified Program, the FY 2023–24 Budget Act authorized 4 permanent positions for CalEPA, to support its administration of the Unified Program, including its responsibilities for the HMBP and the CalARP programs.

On August 25, 2023, CalEPA publicly noticed a proposed increase in the CalARP and Oversight components of the state surcharge and opened a 30–day comment period. CalEPA did not receive any comments. To support the necessary and reasonable costs of the program, CalEPA is hereby adopting the proposed increase in the state surcharge as follows: The CalARP program component of the state surcharge will be increased from \$270 to \$370 per regulated business annually and the Unified Program Oversight component of the surcharge will be increased from \$84 to \$94 per regulated business annually. The revised state surcharge is effective immediately upon final publication of this Notice in the California Regulatory Notice Register on October 13, 2023.

Certified Unified Program Agencies (CUPAs) will be responsible for collecting the new Unified Program State Surcharge no later than 60–days after the effective date of October 13, 2023.

DEPARTMENT OF FISH AND WILDLIFE

HABITAT RESTORATION AND ENHANCEMENT ACT CONSISTENCY DETERMINATION NUMBER 1653–2023–128–001–R1

Project:Lower Tryon Creek Fish Passage and
Off–Channel Habitat ProjectLocation:Del Norte County

Applicant:Monica Scholey, Smith River AllianceBackground

Project Location: The Lower Tryon Creek Fish Passage and Off–Channel Habitat Project (Project) is located on Tryon Creek, a tributary to the lower Smith River, at a property owned by the Alexandre Family Farm; Assessor Parcel Number 105–010–003; Latitude/Longitude 41.897909 N, 124.193371 W. Tryon Creek provides habitat for coho salmon (*Oncorhynchus kisutch*), Chinook salmon (O. *tshawytscha*), and other fish and wildlife species.

Project Description: Monica Scholey (Applicant) representing the Smith River Alliance, proposes to restore fish passage and improve riparian and aquatic habitat within lower Tryon Creek to provide a net conservation benefit for coho salmon and other fish and wildlife species. Fish passage and natural stream function will be improved and restored by replacing an undersized corrugated metal pipe arch culvert with an adequately sized prefabricated bridge. Additionally, two alcoves with large wood features will be constructed to enhance off-channel aquatic rearing habitat. Revegetation with native trees, shrubs, and herbaceous plants will also occur in areas with sparse overstory and midstory riparian canopy. Finally, approximately 1,370 feet of livestock exclusion fencing will be installed along Tryon Creek to protect riparian and aquatic habitat.

Project Size: The total area of ground disturbance associated with the Project is approximately 4.23 acres and 460 linear feet. The Applicant has included project size calculations that were used to determine the total size of the Project. The proposed Project complies with the General 401 Certification for Small Habitat Restoration Projects and associated categorical exemption from the California Environmental Quality Act (Cal. Code Regs., title 14, § 15333).

Project Associated Discharge: Discharge of materials into Waters of the State, as defined by Water Code section 13050 subdivision (e), resulting from the Project include those associated with the following: (1) a 16–foot by 40–foot prefabricated bridge, (2) 280 cubic yards of rock rip–rap, (3) 6 logs, (4) 3 acres of weed free mulch, (5) anchoring material consisting of 13 anchor pilings and rebar pins, (6) 945 native plants, and (7) 1,370 feet of riparian fencing.

Project Timeframes: Start date: September 1, 2023 Completion date: September 1, 2027.

Work window: October 1 to November 1 annually, with an option for variance or extension with written approval from the Regional Water Board and CDFW.

Water Quality Certification Background: Because the Project's primary purpose is habitat restoration intended to improve the quality of waters in California and improve fish passage, the North Coast Regional Water Quality Control Board (Regional Water Board) issued a Notice of Applicability (NOA) for Coverage under the State Water Resources Control Board General 401 Water Quality Certification Order for Small Habitat Restoration Projects SB12006GN (Order) (Waste Discharge Identification (WDID) Number 1A23131WNDN, Electronic Content Management Identification (ECM PIN) Number CW-889962 for the Project. The NOA describes the Project and requires the Applicant to comply with terms of the Order. Additionally, the Applicant has provided a supplemental document that sets forth measures to avoid and minimize impacts to coho salmon, Chinook salmon, steelhead trout, and other fish, wildlife, and plant species.

Receiving Water: Tryon Creek, tributary to the Smith River.

Filled or Excavated Area: Permanent area impacted: 0.055 acres.

Temporary area impacted: 4.17 acres.

Length permanently impacted: 160 linear feet. Length temporarily impacted: 460 linear feet. Regional Water Board staff determined that the Project may proceed under the Order. Additionally, Regional Water Board staff determined that the Project, as described in the Notice of Intent (NOI) complies with the California Environmental Quality Act (Pub. Resources Code, § 21000 et seq.).

Noticing: On September 5, 2023, the Director of the California Department of Fish and Wildlife (CDFW) received a notice from the Applicant requesting a determination pursuant to Fish and Game Code Section 1653 that the NOA, NOI, and related species protection measures are consistent with the Habitat Restoration and Enhancement Act (HREA) with respect to the Project.

Pursuant to Fish and Game Code section 1653 subdivision (c), CDFW filed an initial notice with the Office of Administrative Law on September 5, 2023, for publishing in the General Public Interest section of the California Regulatory Notice Register (Cal. Regulatory Notice File Number Z–2023–0905–09) on September 15, 2023. Upon approval, CDFW will file a final notice pursuant to Fish and Game Code section 1653 subdivision (f).

Determination

CDFW has determined that the NOA, NOI, and related species protection measures are consistent with HREA as to the Project and meets the conditions set forth in Fish and Game Code section 1653 for authorizing the Project.

Specifically, CDFW finds that: (1) The Project purpose is voluntary habitat restoration and the Project is not required as mitigation; (2) the Project is not part of a regulatory permit for a non-habitat restoration or enhancement construction activity, a regulatory settlement, a regulatory enforcement action, or a court order; and (3) the Project meets the eligibility requirements of the State Water Resources Control Board's Order for Clean Water Act Section 401 General Water Quality Certification for Small Habitat Restoration Projects.

Avoidance and Minimization Measures

The avoidance and minimization measures for the Project, as required by Fish and Game Code section 1653, subdivision (b)(4), were included in an attachment to the NOI, which contains the following categories: (1) Construction–period Water Quality Protection and Erosion and Sedimentation Control Measures; (2) Post–construction and Sediment Control and Water Quality Protection Requirements; (3) General Program Conditions for Vegetation Management; and (4) General Measures to Avoid Impacts on Biological Resources. The specific avoidance and minimization requirements are found in an attachment to the NOI, *Lower Tryon Fish Passage and Off–Channel Habitat Project — Crossing 1: Species Protection Measures*.

Monitoring and Reporting

As required by Fish and Game Code section 1653, subdivision (g), the Applicant included a copy of the monitoring and reporting plan. The Applicant's Monitoring and Reporting Plan provides a timeline for restoration, performance standards, and monitoring parameters and protocols. Specific requirements of the plan are found in an attachment to the NOI, *Lower Tryon Fish Passage and Off–Channel Habitat Project: Monitoring and Reporting Plan*, prepared by the Smith River Alliance.

Notice of Completion

Coverage under the State Water Resources Control Board General 401 Water Quality Certification Order for Small Habitat Restoration Projects requires the Applicant to submit a Notice of Completion (NOC) no later than 30 days after the project has been completed. A complete NOC includes at a minimum:

- photographs with a descriptive title;
- date the photograph was taken;
- name of the photographic site;
- WDID number and ECM PIN number indicated above;
- success criteria for the Project.

The NOC shall demonstrate that the Applicant has carried out the Project in accordance with the Project description as provided in the Applicant's NOI. Applicant shall include the project name, WDID number, and ECM PIN number with all future inquiries and document submittals. Pursuant to Fish and Game Code section 1653, subdivision (g), the Applicant shall submit the monitoring plan, monitoring report, and notice of completion to CDFW as required by the General Order. Applicant shall submit documents electronically to: Nicholas.VanVleet@wildlife.ca.gov.

Project Authorization

Pursuant to Fish and Game Code section 1654, CDFW's approval of a habitat restoration or enhancement project pursuant to section 1652 or 1653 shall be in lieu of any other permit, agreement, license, or other approval issued by CDFW, including, but not limited to, those issued pursuant to Chapter 6 (commencing with section 1600) and Chapter 10 (commencing with section 1900) of this Division and Chapter 1.5 (commencing with section 2050) of Division 3. Additionally, Applicant must adhere to all measures contained in the approved NOA and comply with other conditions described in the NOI.

If there are any substantive changes to the Project or if the Water Board amends or replaces the NOA, the Applicant shall be required to obtain a new consistency determination from CDFW. (See generally Fish & Game Code, § 1654, subdivision. (c).)

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH THE SECRETARY OF STATE

This Summary of Regulatory Actions lists regulations filed with the Secretary of State on the dates indicated. Copies of the regulations may be obtained by contacting the agency or from the Secretary of State, Archives, 1020 O Street, Sacramento, CA 95814, (916) 653–7715. Please have the agency name and the date filed (see below) when making a request.

Board of Environmental Safety File # 2023–0920–02 Fee Rates for Fiscal Year 2023–24

In this rulemaking the Board of Environmental Safety (BES) within the Department of Toxic Substances Control (DTSC) promulgates fees for facilities which process hazardous waste, the generation of hazardous waste, and entities which generate hazardous waste based on their size. These fees apply for the 2023–24 fiscal year.

Title 22 Adopt: 66269.3, 66269.4, 66269.5 Filed 09/28/2023 Effective 10/01/2023 Agency Contact: Gregory Forest (279) 895–5154

California Pollution Control Financing Authority File # 2023–0920–04 California Capital Access Collateral Support

Program

This emergency rulemaking action from the California Pollution Control Financing Authority ("CPCFA") amends regulations for the administration of the Capital Access Loan Program's ("CalCAP") Collateral Support Program, Article 7 (commencing with Section 44558) of Chapter 1 of Division 27 of the Health and Safety Code ("HSC").

Title 04 Amend: 8078.29, 8078.31, 8078.32, 8078.33 Filed 10/02/2023 Effective 10/02/2023 Agency Contact: Kamika McGill (916) 653–0289

Department of Resources Recycling and Recovery File # 2023–0919–01 Covered Electronic Waste Recycling Fee

Covered Electronic Waste Recycling Fee

This emergency action from the Department of Resources Recycling and Recovery is a biennial adjustment of consumer electronic waste recycling fees applicable to covered electronic devices pursuant to Public Resources Code section 42464. The emergency is deemed pursuant to Public Resources Code section 42475.2(b).

Title 14 Amend: 18660.40 Filed 09/27/2023 Effective 01/01/2024 Agency Contact: Kris Chisholm (916) 322–2404

Fair Political Practices Commission File # 2023–0920–05 Conflict–of–Interest Code

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

Title 02 Amend: 18351 Filed 09/27/2023 Effective 10/27/2023 Agency Contact: Amanda Apostol (916) 322–5660

California Gambling Control Commission File # 2023–0831–03 Spousal Form Update #2

As changes without regulatory effect, the California Gambling Control Commission ("CGCC") is amending the form titled Spousal Information, CGCC–CH2– 12. Specifically, CGCC is making grammar and punctuation changes in addition to the primary amendment of changing several instances of the word "license" to "licensee."

Title 04 Amend: 12112 Filed 10/02/2023 Agency Contact: Josh Rosenstein (916) 274–5823

Department of Alcoholic Beverage Control File # 2023–0818–01 Drawings for Priority of Obtaining Limited General Alcohol Licenses

In this rulemaking action, the Department amends its regulations to revise various timeframes, such as the application period, the deadline to submit a formal application, and the department's deadline to publish notices and results. The Department also amends application requirements.

Title 04 Amend: 69.1, 69.2, 69.3, 69.4 Filed 10/02/2023 Effective 10/02/2023 Agency Contact: Robert de Ruyter (916) 419–8958

CALIFORNIA REGULATORY NOTICE REGISTER 2023, VOLUME NUMBER 41-Z

Department of Alcoholic Beverage Control File # 2023–0818–02 On–Sale Licenses for Boats

This action amends on-sale boat license standards to extend service hours for sale of alcoholic beverages and to make clarifying adjustments to existing regulations.

Title 04 Amend: 55.5 Filed 10/02/2023 Effective 01/01/2024 Agency Contact: Robert de Ruyter (916) 419–8958

Department of Financial Protection and Innovation File # 2023–0823–02 Student Loan Servicing

This action by the by the Department of Financial Protection and Innovation adopts three regulations and amends 11 existing regulations that implement the Student Loan Servicing Act, Division 12.5 (commencing with Section 28100) of the Financial Code, and the Student Loans: Borrower Rights Law, Title 1.6c.10 (commencing with Section 1788.100) of Part 4 of Division 3 of the Civil Code. The action, in part, further clarifies the types of student loans that are subject to the Student Loan Servicing Act and the related maintenance of student loan reports and records. The action also amends some existing regulations by removing regulatory provisions the Department of Financial Protection and Innovation have determined are unnecessary or burdensome to student loan servicers. Lastly, this action includes amendments to implement and make specific the Student Loans: Borrower Rights Law.

Title 10 Adopt: 2033.75, 2042.65, 2042.75 Amend: 2032, 2033.5, 2034.5, 2035, 2036.5, 2040, 2040.5, 2041, 2042, 2042.5, 2043 Filed 10/04/2023 Effective 01/01/2024 Agency Contact: Mary D. Tome (916) 378–9522

Office of Environmental Health Hazard Assessment File # 2023–0823–01 Proposition 65 NSRL Antimony Trioxide

In this rulemaking, the Office of Environmental Health Hazard Assessment (OEHHA) adds Antimony Trioxide to its list of carcinogens with a No Significant Risk Level (NSRL) with an NSRL of 0.13 micrograms per day via inhalation.

 Title 27

 Amend: 25705

 Filed 10/03/2023

 Effective 01/01/2024

 Agency Contact:

 Esther Barajas–Ochoa

 (916) 322–2068

Air Resources Board File # 2023–0830–02 Advanced Clean Fleets

This action is a resubmission of OAL action number 2023–0613–02S, and establishes the Advanced Clean Fleets regulations to begin the transition of internal combustion engine–powered vehicles in high priority, drayage, and state, local, and federal government–owned fleets to Zero Emission technology consistent with Executive Order N–79–20 (September 23, 2020), which set a goal of 100 percent Zero Emission fleets by 2045.

Title 13 Adopt: 2013, 2013.1, 2013.2, 2013.3, 2013.4, 2014, 2014.1, 2014.2, 2014.3, 2015, 2015.1, 2015.2, 2015.3, 2015.4, 2015.5, 2015.6, 2016 Filed 09/29/2023 Effective 10/01/2023 Agency Contact: Bradley Bechtold (916) 322–6533

Department of Veterans Affairs File # 2023–0815–01 Interfacility Transfers

This proposed rulemaking action by the Department of Veterans Affairs adopts procedures for elective interfacility transfers and priority interfacility transfers.

 Title 12

 Adopt: 505.10

 Amend: 510.9

 Filed 09/27/2023

 Effective 01/01/2024

 Agency Contact: Andra Pechal

 (916) 272–4503

Office of the State Fire Marshal File # 2023–0816–02 Fireworks Program Fee Increase

In this regular rulemaking, the Office of the State Fire Marshal is increasing fees for licenses and permits for the manufacture, wholesale, import, export, and sale of fireworks, pyrotechnic devices, model rockets and missiles, and emergency signaling devices.

Title 19 Amend: 981.3, 1066 Filed 09/28/2023 Effective 09/28/2023 Agency Contact: Megan Lopes (916) 584–2237

CCR CHANGES FILED WITH THE SECRETARY OF STATE WITHIN JULY 1, 2023 TO SEPTEMBER 30, 2023

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

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Title 02

| 07/05/2023 | AMEND: 599.500 |
|------------|---|
| 07/06/2023 | AMEND: 66.1, 186, 190, 213.4, 548.49 REPEAL: 202, 203.5 |
| 07/13/2023 | ADOPT: 18438, 18438.7 AMEND: 18438.1, |
| | 18438.2, 18438.3, 18438.4, 18438.5, 18438.6, 18438.8, 18705 REPEAL: 18438.7 |
| 07/17/2023 | AMEND: 18361.1 |
| 07/17/2023 | AMEND: 18402, 18450.3, 18450.4, 18450.6, |
| | 18450.8, 18450.9 |
| 07/20/2023 | AMEND: 18531 |
| 07/24/2023 | AMEND: 11017, 11017.1 |
| 08/09/2023 | AMEND: 59740 |
| 08/23/2023 | AMEND: 38000, 38000.5, 38000.10 |
| 08/30/2023 | AMEND: 599.885 |
| 09/27/2023 | AMEND: 18351 |
| Title 03 | |
| 07/05/2023 | ADOPT: 3443 |
| 07/26/2023 | AMEND: 799 |
| 08/01/2023 | AMEND: 3589 |
| 08/11/2023 | ADOPT: 3444 AMEND: 3591.27 |
| 08/22/2023 | AMEND: 1430.142 |
| 09/12/2023 | ADOPT: 3445, 3591.30 |
| 09/13/2023 | AMEND: 3591.2 |
| Title 04 | |
| 07/06/2023 | ADOPT: 12282 AMEND: 12395, 12396 |
| 07/10/2023 | AMEND: 8070, 8072, 8073 |
| 07/17/2023 | ADOPT: 8078.1 |
| 07/19/2023 | ADOPT: 71 |
| 07/28/2023 | ADOPT: 15712.1, 15712.2 |
| 08/11/2023 | AMEND: 5020, 5170, 5190, 5193, 5231, 5233 |
| 08/31/2023 | ADOPT: 8140, 8141, 8142, 8143, 8144, 8145, |
| | 8146, 8147, 8148 |
| 08/16/2023 | AMEND: 1867 |
| Title 05 | |

Title 05

07/03/2023 AMEND: 19810

| 07/11/2023 | AMEND: 42723 |
|------------|--------------|
| 07/11/2023 | AMEND: 42723 |

- 07/24/2023 AMEND: 3030
- 07/25/2023 ADOPT: 56800, 56801, 56810, 56811, 56820 AMEND: 58108
- 07/25/2023 ADOPT: 59601, 59602, 59603, 59604, 59605, 59606
- 07/27/2023 ADOPT: 55250, 55251, 55252, 55254 AMEND: 55002.5, 55040, 55253, 58003.1, 58009, 58051 REPEAL: 55250, 55250.2, 55250.3, 55250.4, 55250.5, 55250.6, 55250.7, 55251, 55252, 55254, 55255, 55256, 55256.5, 55257
- 08/17/2023 AMEND: 4611
- 09/01/2023 AMEND: 55002.5

Title 08

- 07/27/2023 AMEND: 32110(b), 32155, 95120
- 08/08/2023 AMEND: 32147, 32305
- 08/10/2023 AMEND: 9792.22, 9792.23.2, 9792.24.7
- 08/29/2023 ADOPT: 20247.1, 20410 AMEND: 20150, 20155, 20160, 20162, 20164, 20166, 20169, 20170, 20190, 20192, 20216, 20217, 20219, 20220, 20222, 20235, 20236, 20238, 20240, 20241, 20242, 20243, 20246, 20248, 20249, 20250, 20262, 20274, 20282, 20286, 20290, 20291, 20299, 20300, 20305, 20310, 20325, 20330, 20335, 20350, 20355, 20360, 20363, 20365, 20370, 20375, 20377, 20382, 20385, 20390, 20393, 20400, 20401, 20402, 20407, 20408, 20910 REPEAL: 20168
- 08/31/2023 AMEND: 3213
- 09/13/2023 AMEND: 1722.1

08/29/2023 AMEND: 1005, 1008

08/29/2023 AMEND: 1950, 1953

Title 10

| The IU | |
|------------|--|
| 07/24/2023 | AMEND: 2318.6, 2353.1, 2354 |
| 07/24/2023 | AMEND: 2498.4.9 |
| 07/26/2023 | AMEND: 2548.15, 2548.17 |
| 07/27/2023 | AMEND: 2498.6 |
| 08/02/2023 | ADOPT: 1060, 1061, 1062 |
| 08/07/2023 | AMEND: 10000, 10001, 10002, 10005, 10006 |
| 08/18/2023 | AMEND: 2218.80, 2218.81, 2218.82 |
| 08/18/2023 | AMEND: 5530, 5531, 5532, 5533, 5534, 5535, |
| | 5536, 5537, 5538, 5539, 5540, 5541 |
| 08/28/2023 | AMEND: 3576 |
| 08/30/2023 | AMEND: 2318.6 |
| Title 11 | |
| 08/02/2023 | AMEND: 1003 |
| 08/10/2023 | ADOPT: 940 |
| 08/22/2023 | AMEND: 1005, 1007 |

CALIFORNIA REGULATORY NOTICE REGISTER 2023, VOLUME NUMBER 41-Z

| 09/07/2023 | AMEND: 1005, 1007, 1008 |
|------------|--|
| 09/11/2023 | AMEND: 1003 |
| 09/11/2023 | AMEND: 1953 |
| Title 12 | |
| 08/01/2023 | ADOPT: 710 |
| 08/23/2023 | ADOPT: 505.13 |
| 09/27/2023 | |
| 0)/2//2023 | ADOI 1. 303.10 AMERICE. 510.5 |
| Title 13 | |
| 07/20/2023 | AMEND: 159.00 [renumbered as 157.02], 159.10 [renumbered as 157.04] |
| 07/26/2023 | AMEND: 160.00,160.02,160.04, 161.06 |
| 08/09/2023 | AMEND: 1202 |
| 08/18/2023 | AMEND: 2449, 2449.1, 2449.2 |
| 08/22/2023 | AMEND: 551.1, 551.6, 551.13, 551.14, 551.16, |
| | 551.21, 551.23, 553.72, 555, 580, 595, 599 |
| 08/29/2023 | AMEND: 15.07, 15.08 |
| 09/29/2023 | ADOPT: 2013, 2013.1, 2013.2, 2013.3, 2013.4, |
| | 2014, 2014.1, 2014.2, 2014.3, 2015, 2015.1, 2015.2, 2015.2, 2015.4, 2015.5, 2015.6, 2016 |
| | 2015.2, 2015.3, 2015.4, 2015.5, 2015.6, 2016 |
| Title 14 | |
| 07/14/2023 | AMEND: 7.40 |
| 07/24/2023 | AMEND: 29.80, 29.90, 29.91, 121, 121.5, 122, 122.1, 122.2, 705 |
| 08/02/2023 | AMEND: 2000, 2095, 2130 |
| 08/15/2023 | AMEND: 5.87, 7.40 |
| 08/15/2023 | AMEND: 895.1, 919.9, 939.9 |
| 09/13/2023 | AMEND: 1690, 1690.1, 1691, 1692, 1693, |
| 07/15/2025 | 1694, 1695, 1696, 1697, 1698, 1699 |
| 08/23/2023 | AMEND: 13012, 13055 |
| 09/27/2023 | AMEND: 18660.40 |
| T'4 17 | |
| Title 15 | A DODT 2000 20 |
| 07/27/2023 | |
| 08/16/2023 | |
| 08/21/2023 | AMEND: 3268.1 |
| 09/08/2023 | AMEND: 3043, 3043.3, 3043.4, 3268, 3075.2 |
| Title 16 | |
| 07/18/2023 | AMEND: 1399.170.4, 1399.170.10, 1399.170.11 |
| 08/10/2023 | ADOPT: 1399.352.6 AMEND: 1399.349, |
| 00,10,2023 | 1399.350, 1399.350.5, 1399.351, 1399.352, 1399.352.5, 1399.352.7, 1399.381 |
| 08/10/2023 | |
| 08/17/2023 | |
| 08/18/2023 | |
| 08/18/2023 | |
| 00/23/2023 | AWIEIND, 1550 |
| Title 17 | |
| 07/12/2023 | ADOPT: 59009.5, 59010.1, 59010.2, 59010.3, |
| | 59010.4, 59010.5, 59059.5, 59060.1, 59060.2, |

59060.3, 59060.4, 59060.5 AMEND: 59000, 59001, 59002, 59004, 59005, 59006, 59007, 59008, 59009, 59010, 59011, 59012, 59013, 59022, 59050, 59051, 59052, 59054 (renumbered to 59060), 59055 (renumbered to 59063), 59056 (renumbered to 59059), 59057 (renumbered to 59064), 59058 (renumbered to 59065), 59059 (renumbered to 59066), 59060 (renumbered to 59054), 59061 (renumbered to 59055), 59062 (renumbered to 59056), 59063 (renumbered to 59057), 59064 (renumbered to 59058), 59065 (renumbered to 59067), 59066 (renumbered to 59068), 59067 (renumbered to 59069), 59068 (renumbered to 59070), 59069 (renumbered to 59071), 59070 (renumbered to 59061), 59071 (renumbered to 59062), and 59072 07/26/2023 ADOPT: 40100 08/10/2023 AMEND: 2505 08/29/2023 AMEND: 94011, 94014, 94016, 94017 09/22/2023 AMEND: 60201, 60210 Title 18 08/28/2023 ADOPT: 1684.5 Title 19 09/28/2023 AMEND: 981.3, 1066 Title 20 07/20/2023 AMEND: Chapter 5, Appendix B Information Requirements 09/13/2023 AMEND: 1221, 1222 Title 21 07/03/2023 AMEND: 1477.2, 1483, 1483.1, 1485, 1485.1, 1486, 1487 Title 22 07/03/2023 ADOPT: 69511.7 AMEND: 69511 07/26/2023 AMEND: 69511.6 08/28/2023 AMEND: 101152, 101169, 101182, 101185, 101186, 101215.1, 101226.2, 101415, 101415.1, 101416.5, 101417, 101438.3, 101451, 101515, 101516.2, 101538.2, 101538.3, 101561, 101582, 101615, 101616.2, 101638.2, 101638.3, 101639, 101639.1 08/29/2023 AMEND: 66262.81, 66262.83, 66262.84, 66264.12, 66265.12 09/28/2023 ADOPT: 66269.3, 66269.4, 66269.5 Title 23 07/27/2023 ADOPT: 3979.16 07/24/2023 ADOPT: 3979.15 09/19/2023 ADOPT: 3939.60, 3939.61 09/20/2023 AMEND: 645

09/21/2023 AMEND: 5001, 5012 09/26/2023 AMEND: 2924

Title 27

07/24/2023 ADOPT: 10019 AMEND: 10011, 10012, 10013, 10014, 10015, 10016, 10017, 10018 08/09/2023 AMEND: 27001

Title MPP

08/11/2023 AMEND: 44-350