

**15-DAY COMMENT PERIOD MODIFICATIONS
FOR
PROPOSED ELECTRICAL STANDARDS
OF THE
DIVISION OF THE STATE ARCHITECT - ACCESS COMPLIANCE
REGARDING THE ADOPTION BY REFERENCE OF THE
2005 EDITION OF THE NATIONAL ELECTRICAL CODE (NEC)
INTO THE 2007 CALIFORNIA ELECTRICAL CODE
CALIFORNIA CODE OF REGULATIONS TITLE 24, PART 3**

Legend for Express Terms:

1. California amendments brought forward without modification: *All such language appears in Italics.*
 2. California amendments brought forward with modification: *All such language appears in Italics, modified language is underlined.*
 3. New NEC language with new California amendment: NEC language is shown in normal Arial 9 pt. California amendments to IFC text appear underlined and in italics.
 4. New California amendment: California language appears underlined and in Italics.
 5. Repealed text: Shown as ~~Strikeout~~.
 6. 15-Day modification Repealed text: Shown as ~~Strikeout~~.
 7. 15-Day modifications: Shown as ~~Strikeout~~ or underlined.
-

ITEM # 04/06 PART 3

General Application. DSA/AC proposes to remove the general application statement, “for applications listed in Section 109.1 regulated by the Division of the State Architect/Access Compliance”, and replace with the DSA/AC acronym, “[For DSA/AC]”, where required throughout this document.

Authority Cited – GC§ 4450.

Reference – GC §§ 4450 through 4461, 12955.1(d) and H&SC§§ 18949.1, 19952 through 19959.

Rationale: This change is required for consistency with the Building Standards Commission format.

ITEM # 04/06 PART 3

Article 89 – Administration, Section 89.6.2 Findings, Filing, and Rejections or Local Variances. DSA/AC proposes to correct a typographical error by inserting the existing code language into this section.

Authority Cited – GC§ 4450.

Reference – GC §§ 4450 through 4461, 12955.1(d) and H&SC§§ 18949.1, 19952 through 19959.

Rationale: Existing language from the previous section was inadvertently copied into this section; the correct language is being inserted (and being repealed). Criteria #1.

89.6.2 Findings, Filing, and Rejections of Local Variances

For clarification purposes, the applicable Health & Safety Code Section 17958.7 is repeated here and reads as follows:

Section 17958.7.

(a) "Except as provided in Section 17922.6, the governing body of a city or county, before making any modifications or changes pursuant to Section 17958.5, shall make an express finding that such modifications or changes are reasonably necessary because of local climatic, geological or topographical conditions. Such a finding shall be available as a public record. A copy of those findings, together with the modification or change expressly marked and identified to which each finding refers, shall be filed with the California Building Standards Commission. No modification or change shall become effective or operative for any purpose until the finding and the modification or change have been filed with the California Building Standards Commission."

~~(b) "The California Building Standards Commission may reject a modification or change filed by the governing body of a city or county if no finding was submitted."~~