

**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 Department of Mental Health

A written comment period has been established commencing on **March 17, 2000** and closing on **May 1, 2000**. Written comments should be directed to the Fair Political Practices Commission, Attention **Wayne Imberi**, 428 J Street, Suite 450, Sacramento, California 95814.

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

The Executive Director or the Commission will review the above-referenced conflict of interest code(s), 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 or 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 code(s) to the agency for revision and re-submission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive

Director of the Commission, relative to review of the proposed conflict of interest code(s). Any written comments must be received no later than **May 1, 2000**. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

COST TO LOCAL AGENCIES

There shall be no reimbursement for any new or increased costs to local government which may result from compliance with these codes because these are not new programs mandated on local agencies by the codes since the requirements described herein were mandated by the Political Reform Act of 1974. Therefore, they are not "costs mandated by the state" as defined in Government Code Section 17514.

**EFFECT ON HOUSING COSTS
AND BUSINESSES**

Compliance with the codes has no potential effect on housing costs or on private persons, businesses or small businesses.

AUTHORITY

Government Code Sections 82011, 87303 and 87304 provide that the Fair Political Practices Commission as the code reviewing body for the above conflict of interest codes shall approve codes as submitted, revise the proposed code and approve it as revised, or return the proposed code for revision and re-submission.

REFERENCE

Government Code Sections 87300 and 87306 provide that agencies shall adopt and promulgate conflict of interest codes pursuant to the Political Reform Act and amend their codes when change is necessitated by changed circumstances.

CONTACT

Any inquiries concerning the proposed conflict of interest code(s) should be made to Wayne Imberi/ Kevin Moen, Fair Political Practices Commission, 428 J Street, Suite 450, Sacramento, California 95814, telephone (916) 322-5660.

**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 **Wayne Imberi**, Fair Political Practices Commission, 428 J Street, Suite 450, Sacramento, California 95814, telephone (916) 322-5660.

TITLE 4. BUREAU OF HOME FURNISHINGS AND THERMAL INSULATION

NOTICE IS HEREBY GIVEN that the Bureau of Home Furnishings and Thermal Insulation (hereafter "Bureau") is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held on:

**Wednesday, May 2, 2000
10:00 a.m.**

at

**Department of Consumer Affairs Hearing Room
400 R Street, First Floor
Sacramento, California**

Written comments must be received by the Bureau at its office not later than 5:00 p.m. on May 1, 2000 or must be received by the Bureau at the hearing. The Bureau, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as 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 19034 and 19161 of the Business and Professions Code, and to adopt, implement, and interpret Section 19161, the Bureau is considering changes to Division 3 of Title 4 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/PLAIN ENGLISH POLICY STATEMENT OVERVIEW

Business and Professions Code Section 19161 authorizes the Bureau to adopt regulations that establish the standards for "Fire Retardant" furniture.

Existing regulations require that filling materials used in upholstered furniture comply with the California Upholstered Furniture Flammability Standard, Technical Bulletin 117. Section B, Part I of Technical Bulletin 117 requires, in part, that natural/non-man-made filling materials meet the requirements of Section A, Part I as follows:

5. The average afterglow, including afterglow of molten material or other fragments dropping from the specimen, shall not exceed 15 seconds.

This proposal would eliminate the afterglow test requirement for non-man-made filling materials by adding a fourth modification to Section B, Part I.

FISCAL IMPACT ESTIMATES

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

Nondiscretionary Costs/Savings to Local Agencies: None

Local Mandate: None

Costs to Any Local Agency or School District for which Government Code Section 17561 Requires Reimbursement: None

Business Impact: The Bureau has determined that the proposed regulatory action would have no significant adverse economic impact on California business enterprises and individuals, including the ability of California businesses to compete with businesses in other states. The Bureau believes these changes to the State of California, Bureau of Home Furnishings and Thermal Insulation Technical Bulletin 117 will have a positive economic impact on businesses that manufacture cotton batting to be used as a component in upholstered furniture offered for sale in California. These businesses should see a decrease in the expenses associated with product testing and evaluation for these components.

Impact on Jobs/New Businesses: The Bureau has determined that this regulatory proposal will not have a significant impact on the creation of jobs or businesses or the elimination of jobs or existing businesses or the expansion of businesses in the State of California.

Cost Impact on private Persons or Entities: None

Housing Costs: None

PLAIN ENGLISH REQUIREMENT

The Bureau has determined that the proposed regulations would not affect small businesses. The proposed regulation only directly addresses the cotton batting manufacturers who will no longer be required to use cotton batting in products sold in California that meets the afterglow requirement currently specified in California Bureau of Home Furnishings and Thermal Insulation Technical Bulletin 117 Section B, Part I.

The express terms of the proposed action written in plain English are available from the Bureau contact person named in this notice.

CONSIDERATION OF ALTERNATIVES

The Bureau must determine that no alternative that it considered would either be more effective in carrying out the purpose for which the action is proposed or as effective and less burdensome to affected private persons than the proposal described in this Notice. Any interested person may present

statements or arguments orally or in writing relevant to the above determinations at the above-mentioned hearing.

**STATEMENT OF REASONS
AND INFORMATION**

The Bureau has prepared a 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, revision to a portion of the California upholstered furniture flammability standard Technical Bulletin 117, the Statement of Reasons and other information, if any, may be obtained at the hearing or prior to the hearing upon request from the Bureau of Home Furnishings and Thermal Insulation at 3485 Orange Grove Avenue, North Highlands, California 95660.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be addressed to Karen Hatchel, Chief, Bureau of Home Furnishings and Thermal Insulation at the above address or at (916) 574-2041.

**TITLE 14. FISH AND GAME
COMMISSION**

**NOTICE OF PROPOSED CHANGES
IN REGULATIONS**

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 200, 202, 205, 215, 220, 240 and 315 of the Fish and Game Code and to implement, interpret or make specific sections 200, 205, 206 and 215 of said Code, proposes to amend Section 3.00 and subsection (b)(62) of Section 7.50, Title 14, California Code of Regulations, to Eastman Lake Sport Fishing Regulations.

**INFORMATIVE DIGEST/PLAIN
ENGLISH OVERVIEW**

Under the current regulation (subsection (b)(1)(B) of Section 3.00 and subsection (b)(62) of Section 7.50), night fishing from a floating device in Eastman Lake (Madera and Mariposa counties) is prohibited. The night floating device fishing restrictions were adopted to help the United States Corps of Engineers (Corps) and the State Department of Food and Agriculture (DFA) prevent the spread of hydrilla, a noxious aquatic weed which, until recently, has infested the upper portion of the lake.

Due to recent success of the hydrilla eradication program, neither the Corps nor DFA now believes that the night boat fishing restrictions are necessary.

Consequently, the Department is supporting a Corps proposal to eliminate these night fishing restrictions in the portion of the lake open to fishing.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Multipurpose Room, Modesto Irrigation District, 1231 11th Street, Second Floor, Modesto, on May 4, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard. Written comments may be submitted at the address given below, but must be received no later than May 4, 2000.

The regulations as proposed in strikeout-underline format, as well as a statement of purpose, including environmental considerations and all information upon which the proposal is based, are on file and available for public review from the agency contact person, John M. Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to John M. Duffy at the preceding phone number. Copies of the statement of purpose, including the regulatory language, may be obtained from the above address.

AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, timelines do not allow, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein.

ECONOMIC IMPACT

The Commission has assessed the potential for significant adverse economic impact on business or private persons that might result from the proposed regulatory action and it has made the following determinations relative to the required statutory categories:

- (a) Significant Adverse Economic Impact on Businesses, including the Ability of California Businesses to Compete with Businesses in Other

States: No adverse impact is anticipated. Increased angling opportunity is expected to increase the satisfaction of the angling public, and to perhaps result in increased revenues realized by those local businesses which provide fishing-related goods and services.

- (b) Impact the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Economic Impact on Private Persons: None.
- (d) Costs or Savings to State agencies or Costs/Savings in Federal funding to the State: None.
- (e) Involve Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Mandate Programs on Local Agencies or School Districts: None.
- (g) Impose Costs to any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Affect Housing Costs: None.

PLAIN ENGLISH POLICY STATEMENT

It has been determined that the adoption/amendment of these regulations will not affect small businesses in the ways identified in subsections (a)(1)–(4) of Section 4, Title 1, CCR.

CONSIDERATION OF ALTERNATIVES

In order to take this action, the agency must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

TITLE 14. FISH AND GAME COMMISSION

NOTICE OF PROPOSED CHANGES IN REGULATIONS

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 200, 202, 205, 206 and 215 of the Fish and Game Code and to implement, interpret or make specific sections 200, 205, 206 and 215 of said Code, proposes to amend subsection (b)(91.1) of Section 7.50, Title 14, California Code of Regulations, regarding sport fishing regulations for the Klamath-Trinity River system.

INFORMATIVE DIGEST/PLAIN ENGLISH OVERVIEW

Under current regulations, the allowable chinook salmon harvest in the Klamath River system is based on spawning run size predictions and spawning escapement goals. The harvest and the distribution of the catch are regulated by seasons, daily and weekly bag and possession limits, and area quotas and allocations.

The allowable catch each year is based on recommendations of the Pacific Fishery Management Council (PFMC), which meets annually to provide these recommendations.

The total river system recreational harvest of fall chinook salmon is currently regulated by a quota. In 1999, the share, or quota for the Klamath River basin allowable sport catch, was 2,900 adult fish (19 percent of the total allowable harvest by non-tribal fisheries, including ocean commercial, ocean recreational and recreational river fisheries).

The projected abundance of adult Klamath River fall-run chinook salmon in the 2000 season is approximately twice that for the 1999 season. The specific 2000 river recreational fishery share is yet to be determined by the Commission. However, in response to past public testimony, for the 2000 season, the Commission is considering a range of alternatives for this share between 15 and 20 percent of the total allowable harvest by non tribal fisheries.

Applying the projected run and allocation formulas to this range of alternatives produces a range for the 2000 quota for the river recreational fishery of from 4,000 to 5,600 adult fish. As in prior years, the quota will be split evenly between fisheries above and below Coon Creek falls.

In addition to modification of the quota, the Department is recommending that the Commission consider the following changes as alternatives for addressing problems associated with the 1999 fishery which have been identified by the public.

BAG LIMIT CHANGE

Under current regulations, the daily trout/salmon bag limit is one hatchery trout or one hatchery steelhead or one king salmon. Under this restriction, anglers may catch and release any number of salmon and trout, but must immediately cease fishing for the day when one salmon or trout is retained.

Due to the projected increase in stock abundance the Department now believes that a bag limit liberalization may be justified, and is proposing to consider increasing the daily bag limit to two king salmon but no more than one king salmon over 22 inches, and one hatchery trout or one hatchery steelhead. The Department is proposing to eliminate the language in the current regulation which now provides: “Under this

restriction, anglers may catch and release any number of salmon and trout, but must immediately cease fishing for the day when one salmon or trout is retained.”

CLOSURE TO ADULT SALMON FISHING BELOW COON CREEK WHEN IMPACT QUOTA IS REACHED: DATE CHANGE

Under current regulations, during the period from August 1 through October 14, anglers may not retain adult chinook salmon below Coon Creek Falls after the Department determines that 50 percent of the Klamath River basin impact quota has been reached. The effective period for this corresponding restriction in the upper Klamath River and the Trinity River is from August 1 through November 30. Anglers are allowed to resume fishing for adult chinook salmon in each area after the restriction expires, to allow harvest of spring-run chinook salmon after the fall run in the area has ended.

The Department has agreed with tribal Yurok and Hoopa tribal representatives to closely coordinate the tribal and non-tribal accounting of the fall chinook salmon harvest during August and November of each year. The resumption dates for the upper Klamath and the Trinity recreational fishery match the date for resumption of the tribal fishery, but the earlier date for resumption of the recreational fishery below Coon Creek Falls does not. Furthermore, in some years the current recreational fishery restriction below Coon Creek may expire before all fall-run fish have left the area. Consequently, the Department is supporting a request from the Yurok tribe to change the effective period for this restriction on the recreational fishery below Coon Creek Falls to August 1 through November 30. In addition to addressing tribal concerns, the change will make the regulations less confusing to the public.

MODIFICATION OF THE CLOSURE AT THE MOUTH

Under the current regulation (subsection (b)(91.1)(C) 5.A.(i)) during the period from August 1 through October 14, no fishing is allowed in the Klamath River within 200 yards of the channel flowing through the spit formed at the mouth. This closure was designed to prevent excessive take, and take using illegal fishing methods, when adult fall-run chinook salmon accumulate in this area prior to migrating upstream.

The problems leading to the adoption of the closure in 1999 were substantially reduced during the 1999 fishing season, but they were not completely eliminated. Though many anglers support the closure, many other anglers feel that the closure is unnecessary and/or unfair as implemented in 1999. Some complain that, despite the changes adopted in 1999, there is still

an inequitable distribution of the catch, and anglers upstream from the Highway 101 bridge now have an unfair advantage. In response to public opposition to the current regulations, the Department is recommending that the Commission consider one of the following alternatives.

Alternative 1: Reduction of the time period and area affected by the closure: The current closure may be more restrictive than necessary. Though the closure is currently in force until mid-October, the Department has determined that the necessary limiting of the catch in this high-impact area could be achieved with a briefer closure. Also, the problem area is generally confined to an area smaller than the closure area defined in the existing regulation. To eliminate unnecessary restriction, the Department is proposing that the closure continue only through the Friday preceding Labor Day weekend (in 2000, this Friday is September 1), and that the area affected by the closure include only the area within 100 yards of the channel flowing through the spit formed at the mouth. **This is the alternative preferred and recommended for adoption by the Department.**

Alternative 2: Mouth (spit) area closure triggered by catch below Highway 101 bridge: Under this alternative fishing would be allowed in the mouth (spit) closure area, the catch below the Highway 101 bridge would be monitored, and the closure in the spit area would take effect after 15 % of the impact quota for the Klamath River basin recreational fishery had been taken in the area below the Highway 101 bridge. This alternative would (as does the current spit area closure) help to prevent excessive take near the mouth when fish are concentrated in this small area.

ADDITIONAL FISHING METHODS RESTRICTIONS

Under current regulations only barbless hooks may be used, and maximum and minimum hook size requirements are imposed in anadromous Klamath River waters except for the area below the Highway 101 bridge, where there is no minimum hook size restriction. Should the Commission adopt regulations allowing fishing between August 1 and October 14 in the channel flowing through the spit formed at the mouth, special fishing methods restrictions will be necessary to prevent “lining” in this area. (“Lining” is a practice involving the use of long leaders, causing “foul hooking”. This was one of the reasons for adoption of the current closure.) The Department is proposing new fishing methods restrictions, for the period from August 1 through October 14, in the channel flowing through the spit formed at the mouth, which specify that weights may be used only if attached to a drop line that is between 12 inches and

24 inches long and that is attached to the main fishing line no more than 36 inches above the hook.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Resources Building Auditorium, 1416 Ninth Street, Sacramento, CA, on April 7, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard.

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Multipurpose Room, Modesto Irrigation District, 1231 11th Street, Second Floor, Modesto, CA, on May 4, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard. Written comments may be submitted at the address given below, but must be received no later than May 4, 2000, at the hearing in Modesto.

The regulations as proposed in strikeout-underline format, as well as a statement of purpose, including environmental considerations and all information upon which the proposal is based, are on file and available for public review from John M. Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to John M. Duffy at the preceding phone number. Copies of the statement of purpose, including the regulatory language, may be obtained from the above address.

AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, timelines do not allow, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein.

ECONOMIC IMPACT

The Commission has assessed the potential for significant economic impact on business or private persons that might result from the proposed regulatory action and it has made the following determinations relative to the required statutory categories:

- (a) Economic Impact on Businesses, including the Ability of California Businesses to Compete with Businesses in Other States: No adverse economic impact is anticipated. The change is designed to continue providing for appropriate harvest rates and an equitable distribution of the harvestable surplus.
- (b) Impact the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Economic Impact on Private Persons: None.
- (d) Costs or Savings to State agencies or Costs/Savings in Federal funding to the State: None.
- (e) Involve Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Mandate Programs on Local Agencies or School Districts: None.
- (g) Impose Costs to any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Affect Housing Costs: None.

PLAIN ENGLISH POLICY STATEMENT

It has been determined that the adoption/amendment of these regulations will not affect small businesses in the ways identified in subsections (a)(1)–(4) of Section 4, Title 1, CCR.

CONSIDERATION OF ALTERNATIVES

In order to take this action, the agency must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

TITLE 14. FISH AND GAME COMMISSION

NOTICE OF PROPOSED CHANGES IN REGULATIONS

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 8587.1 of the Fish and Game Code and to implement, interpret or make specific sections 8100, 8101, 8587–8585.2 and 9001.7 of said Code proposes to adopt sections 150 and 180.4, Title 14, California Code of Regulations, regarding nearshore fishing and finfish traps.

INFORMATIVE DIGEST/PLAIN
ENGLISH OVERVIEW

Existing law does not limit the number of participants in the commercial fishery for nearshore finfish species. The Department has proposed to establish a control date of September 30, 1999 for the purpose of developing a restricted access nearshore fishery. Only persons in possession of a valid Nearshore Fishery Permit as of September 30, 1999 and having made at least one landing in their name between the date of their first purchase of a Nearshore Fishery Permit and September 30, 1999, will be considered for inclusion in the restricted access nearshore fishery. An immediate moratorium on the issuance of new Nearshore Fishery Permits is imposed to discourage potential new entrants from expending monies to purchase boats and gear with the expectation of being allowed to continue fishing once limited entry qualifications are adopted.

Additional conditions for participation may ultimately be required by the Commission under limited entry regulations to be considered at a future date. For example, fishermen may be required to show evidence of additional landings of specified species within a specified time period.

Existing law requires that finfish traps north of Point Arguello be unbaited and wired open from one hour after sunset until one hour before sunrise. This proposal would eliminate that restriction by making inoperative Section 9001.7(b) of the Fish and Game Code and allow finfish traps set north of Point Arguello to remain baited and actively fished at night.

Existing law does not require a rigid metal ring to be affixed to the entrance of finfish traps. The Department has proposed that a rigid metal ring in the size range of from four to six inches inside diameter be required to be affixed in the entrance funnel of all such traps to help prevent the incidental take of marine mammals.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Resources Building Auditorium, 1416 Ninth Street, Sacramento, CA, on April 7, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard.

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Multipurpose Room, Modesto Irrigation District, 1231 11th Street, Second Floor, Modesto, CA, on May 4, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard. Written comments may be submitted at the address given below, but must be received no later than May 4, 2000, at the hearing in Modesto.

The regulations as proposed in ~~strikeout~~-underline format, as well as a statement of purpose, including

environmental considerations and all information upon which the proposal is based, are on file and available for public review from the agency contact person, John M. Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct inquiries to John M. Duffy at the preceding phone number. Copies of the statement of purpose, including the regulatory language, may be obtained from the above address.

AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein.

ECONOMIC IMPACT

The Commission has assessed the potential for significant economic impact on business or private persons that might result from the proposed regulatory action and it has made the following determinations relative to the required statutory categories:

- (a) Economic Impact on Businesses, including the Ability of California Businesses to Compete with Businesses in Other States: Each permittee, buyer, and processor is considered a small business. The proposed September 30, 1999, control date may preclude a few individuals from continuing to commercially fish for nearshore species. However, their number is not expected to be significant under any of the options recommended. There are no direct costs to small businesses associated with these proposed regulations.
- (b) Impact the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Economic Impact on Private Persons: None.
- (d) Costs or Savings to State agencies or Costs/Savings in Federal funding to the State: None.
- (e) Involve Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Mandate Programs on Local Agencies or School Districts: None.
- (g) Impose Costs to any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Affect Housing Costs: None.

PLAIN ENGLISH POLICY STATEMENT

It has been determined that the adoption/amendment of these regulations may affect small businesses. The regulations have been drafted in plain English pursuant to Government Code sections 11342(e) and 11346.2(a)(1) and has made them available from the agency contact person named in this notice.

CONSIDERATION OF ALTERNATIVES

In order to take this action, the agency must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

TITLE 14. FISH AND GAME COMMISSION

NOTICE OF PROPOSED CHANGES IN REGULATIONS

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 8591 and 8842 of the Fish and Game Code and to implement, interpret or make specific sections 8140, 8590-8595, 8842, 9000-9011 and 9015 of said Code, proposes to amend Section 120.3 and 180.1, Title 14, California Code of Regulations, regarding commercial spot prawn fishing regulations.

INFORMATIVE DIGEST/PLAIN ENGLISH OVERVIEW

Current regulations require that each spot prawn trawl vessel must possess a \$30 trawl permit, and every person who takes or assists in the taking of animals with traps to possess a \$35 trap permit. Under the proposed regulations, spot prawns may be landed during the period July 1, 2000 to March 31, 2001 only by vessels showing proof of payment of an observer fee. The proposed observer fee for spot prawn trap vessels is \$250. The proposed observer fee for spot prawn trawl vessels is no less than \$250 and no greater than \$1,000, and will be based on the total landed weight of spot prawns during the period January 1 to December 31, 1998 or January 1 to December 31, 1999. The fees will be used to fund Department onboard observers to obtain bycatch information on spot prawn trawl and trap vessels. The data are needed so as to manage the fishery to minimize bycatch (discard).

Three other options are being considered for adoption by the Commission. One would require a uniform observer fee of \$500 for all vessels landing spot prawns during the period July 1, 2000 to March 31, 2001. Another would require a graduated fee structure similar to the above but for all vessels

landing spot prawns during the period July 1, 2000 to March 31, 2001. The fourth option provides for a uniform observer fee of \$250 for all vessels, which is the same option considered but not adopted as part of a previous rulemaking affecting prawn fishing

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NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Multipurpose Room, Modesto Irrigation District, 1231 - 11th Street, Second Floor, Modesto, CA, on May 4, 2000, at 8:30 a.m., or as soon thereafter as the matter may be heard. Written comments may be submitted at the address given below, but must be received no later than May 4, 2000, at the hearing in Modesto.

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AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein.

ECONOMIC IMPACT

The Commission has assessed the potential for significant adverse economic impact on business or private persons that might result from the proposed regulatory action and it has made the following determinations relative to the required statutory categories:

- (a) Significant Adverse Economic Impact on Businesses, including the Ability of California Businesses to Compete with Businesses in Other States: Each permittee, buyer, and processor is

considered a small business. The proposed observer fee could impose a financial hardship on some permittees, but the graduated fee structure for spot prawn trawlers was specifically proposed to mitigate this. Trawl vessels with larger spot prawn landings should be able to pay higher observer fees; higher fees are necessary to increase the sample size for observing bycatch on these vessels, which comprise the majority of effort and, presumably, associated bycatch in the spot prawn fishery.

Alternatives have been considered that would lessen any adverse economic impact on business. The Commission invites you to submit alternative proposals. Submissions may include the following considerations:

- (i) the establishment of differing compliance or reporting requirements or timetables which take into account the resources available to businesses;
 - (ii) consolidation or simplification of compliance and reporting requirements for businesses;
 - (iii) the use of performance standards rather than prescriptive standards; or
 - (iv) exemption or partial exemption from the regulatory requirements for business.
- (b) Impact the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Economic Impact on Private Persons: None.
- (d) Costs or Savings to State agencies or Costs/Savings in Federal funding to the State: None.
- (e) Involve Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Mandate Programs on Local Agencies or School Districts: None.
- (g) Impose Costs to any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.
- (h) Affect Housing Costs: None.

PLAIN ENGLISH POLICY STATEMENT

It has been determined that the adoption/amendment of these regulations may affect small businesses. The Commission has drafted the regulations in plain English pursuant to Government Code sections 11342(e) and 11346.2(a)(1) and has made them available from the agency contact person named in this notice.

CONSIDERATION OF ALTERNATIVES

In order to take this action, the agency must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

TITLE 15. DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSAL TO AMEND REGULATIONS

AUTHORITY

Under the authority established in Penal Code (PC) Section 5058, the Director of Corrections proposes to change Title 15 of the California Code of Regulations by amending regulation(s) governing the Inmate Welfare Fund (IWF).

REFERENCE

These regulations implement, interpret, and/or make specific PC Sections 5054.

PUBLIC HEARING

Date and Time: May 5, 2000 at 9:00 a.m.
 1416 Ninth Street
 Department of Water Resources
 Auditorium
 Sacramento, CA 95814

Purpose: To receive comments about this action.

PUBLIC COMMENT PERIOD

Any person may submit written comments about the regulation. To be considered, comments must be received by the Department of Corrections, Regulation and Policy Management Branch, P.O. Box 942883, Sacramento, CA 94283-0001, before the close of the public comment period, May 5, 2000

CONTACT PERSON

Please direct any inquiries regarding this action to Bonnie Garibay, Chief, Regulation and Policy Management Branch, Department of Corrections, P.O. Box 942883, Sacramento, CA 94283-0001 or telephone (916) 324-7770.

ASSESSMENTS, MANDATES, AND FISCAL IMPACT

The adoption of the proposed amendment to this regulation will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses, or create or expand businesses in the State of California.

This action imposes no mandates on local agencies or school districts; has no fiscal impact on local government, federal funding to the State, or private persons; has no significant adverse impact on businesses, small businesses, including the ability of California businesses to compete with businesses in other states, housing costs, or costs/reimbursements to any local agency or school district within the meaning of Government Code Section 17561. In addition, there are no other nondiscretionary costs or savings imposed on local agencies. This action affects California inmates in that it will increase their purchasing power at prison canteens which in turn will increase sales revenue for the IWF.

The statewide economic benefit from this regulation over its lifetime is estimated to be from \$0 to a maximum of \$1.8 million annually, depending on the availability of money inmates have to spend at the canteens and the canteen mark-up. The fiscal impact on State government amounts to additional expenditures of approximately \$3 million in the current State fiscal year (FY). An increase in the currently authorized budget level for the 1999/00 FY is anticipated.

DETERMINATION

The Department must determine that no alternative considered would be more effective in carrying out the purpose of this action or would be as effective and less burdensome to affected persons.

AVAILABILITY OF PROPOSED TEXT AND INITIAL STATEMENT OF REASONS

The text of the proposed regulation(s), the Initial Statement of Reasons and all other information upon which the proposal is based (i.e., rulemaking file) are available upon request directed to the Department's contact person.

AVAILABILITY OF CHANGES TO PROPOSED TEXT

If any substantial and sufficiently related changes are made to the text as a result of comments received during the public comment period, the Department will make the full text of the changed regulation(s) available for at least 15 days before the date the regulation(s) is permanently adopted.

INFORMATIVE DIGEST

PC Section 5054 vests with the Director the supervision, management and control of the prisons, and the responsibility for the care, custody, treatment, training, discipline and employment of inmates.

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

This action will:

- Increase the monthly canteen draw amount from \$140.00 to \$180.00.
- Increase inmates purchasing power.
- Increase sales revenue, thereby leading to a decrease in canteen selling prices.
- Generate additional revenues to help stabilize the financial condition of the IWF.

**TITLE 16. BOARD OF
PODIATRIC MEDICINE
MEDICAL BOARD OF CALIFORNIA**

NOTICE IS HEREBY GIVEN that the Board of Podiatric Medicine of the Medical Board of California is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the **Westin San Francisco Airport, 1 Old Bayshore Highway, Millbrae, California, at 9:00 a.m., on May 5, 2000.** *Written comments must be received by the Board at its office not later than 5:00 p.m. on May 3, 2000, or must be received by the Board at the hearing.* The Board, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption from the person designated in this Notice as 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 125.9, 148 and 2470 of the Business and Professions Code and to implement, interpret or make specific Sections 12.5, 125.9 and 148 of said Code, the Board is considering changes to Division 13.9 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/PLAIN ENGLISH
POLICY STATEMENT OVERVIEW

Amend Section 1399.696, Citations and Fines.

Business and Professions Code Sections 125.9 and 148 authorize agencies in the Department of Consumer Affairs to adopt regulations to implement a system of issuing citations and fines to its licentiates and to others who unlawfully provide services for which a license is required.

Existing regulations, Sections 1399.696 through 1399.698, set out the Board of Podiatric Medicine's citation and fine program and list the law code sections offenses which result in citations and fines.

Assembly Bill 1231—Advertising: coupons (Stats. 1999, Chapt. 907; Machado) added Section 17537.11 to the Business and Professions Code to prohibit the unfair and deceptive use of coupons. This proposal would amend the list of code sections that, when violated, result in citations and fines. Specifically, it would add violation of B&P Code Section 17537.11 to the list of offenses, as intended by the board through the November 5, 1999 adoption of its Strategic Plan.

This proposal would also further define the procedure of issuing citations and fines in cases involving quality of care issues or requiring medical judgement, by codifying current procedures. On February 16, 2000, the board adopted language that requires the executive officer to base decisions of such cases on the findings of a board-approved medical consultant or expert.

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State: None.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Cost to Any Local Agency or School District for Which Government Code Section 17561 Requires Reimbursement: None.

Business Impact: The board has determined that the proposed regulatory action would have no significant adverse economic impact on California business enterprises and individuals, including the ability of California businesses to compete with businesses in other states, since the Citations and Fines program is already in place. The proposed regulatory action would simply add a statute with which compliance was already expected and incorporate current procedures for certain types of cases. The impact results from the statutes and not the regulations.

Impact on Jobs/New Businesses: The Board of Podiatric Medicine has determined that this regulatory proposal will not have any impact on the creation of jobs or businesses, the elimination of jobs or existing businesses, or the expansion of businesses in the State of California.

Cost Impact on Private Persons or Entities: None.

Housing Costs: None.

PLAIN ENGLISH REQUIREMENT

The Board of Podiatric Medicine has determined that the proposed regulation would affect small businesses.

The express terms of the proposed action written in plain English are available from the agency contact person named in this notice.

CONSIDERATION OF ALTERNATIVES

The Board of Podiatric Medicine must determine that no alternative which it considered would either be more effective in carrying out the purpose for which the action is proposed or as effective and less burdensome to affected private persons than the proposal described in this Notice.

Any interested person may present statements or arguments orally or in writing relevant to the above determinations at the above-mentioned hearing.

STATEMENT OF REASONS AND INFORMATION

The Board of Podiatric Medicine has prepared a 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 of the statement of reasons and other information, if any, may be obtained at the hearing or prior to the hearing upon request from the Board of Podiatric Medicine at 1420 Howe Avenue, Suite 8, Sacramento, California 95825-3229.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be addressed to JoAnn Bodnaras, Associate Analyst, at the above address or at (916) 263-0315.

TITLE 16. BOARD OF PODIATRIC MEDICINE MEDICAL BOARD OF CALIFORNIA

NOTICE IS HEREBY GIVEN that the Board of Podiatric Medicine of the Medical Board of California is proposing to take the action described in the Informative Digest. Any person interested may present statements or arguments orally or in writing relevant to the action proposed at a hearing to be held at the **Westin San Francisco Airport, 1 Old Bayshore Highway, Millbrae, California, at 9:00 a.m., on May 5, 2000.** *Written comments must be received by the Board at its office not later than 5:00 p.m. on May 3, 2000, or must be received by the Board at the hearing.* The Board, upon its own motion or at the instance of any interested party, may thereafter adopt the proposals substantially as described below or may modify such proposals if such modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified proposal will be available for

15 days prior to its adoption from the person designated in this Notice as 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 Section 2470 of the Business and Professions Code and Section 11400.20 of the Government Code and to implement, interpret or make specific Sections 11400.20 and 11425.50(e) of the Government Code, the Board is considering changes to Division 13.9 of Title 16 of the California Code of Regulations as follows:

INFORMATIVE DIGEST/PLAIN ENGLISH POLICY STATEMENT OVERVIEW

Amend Section 1399.710, Disciplinary Guidelines. Senate Bill 523 (Stats. 1995, Chapt. 938; Kopp) provided that a penalty in an administrative disciplinary action may not be based on a guideline unless it has been adopted as a regulation in accordance with the Administrative Procedure Act. The board adopted the disciplinary guidelines as an administrative regulation, which became effective October 1997. The regulation incorporated by reference the disciplinary guidelines entitled "A Manual of Disciplinary Guidelines and Model Disciplinary Orders," revised November 1, 1996. An amendment to the regulation subsequently incorporated by reference the November 6, 1998 revision of the guidelines adopted by the board.

On November 5, 1999, the board voted to revise certain guidelines and update the manual, due to changes in related statutes and enforcement situations and solutions. This proposal would further clarify the probation option of completion of the Physicians' Assessment & Clinical Education (PACE) Program. It would also update the language for a standard stay order and for the condition of passage of the board's examination to conform to that of the Medical Board of California.

The proposed regulation would incorporate by reference the November 5, 1999 revision of "A Manual of Disciplinary Guidelines and Model Disciplinary Orders."

FISCAL IMPACT ESTIMATES

Fiscal Impact on Public Agencies Including Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State: None.

Nondiscretionary Costs/Savings to Local Agencies: None.

Local Mandate: None.

Cost to Any Local Agency or School District for Which Government Code Section 17561 Requires Reimbursement: None.

Business Impact: The board has determined that the proposed regulatory action would not have a significant adverse economic impact on California business enterprises and individuals, including the ability of California businesses to compete with businesses in other states, since the enforcement program that relies on these guidelines is only directed at licensees of the Board of Podiatric Medicine.

Impact on Jobs/New Businesses: The Board of Podiatric Medicine has determined that this regulatory proposal will not have any impact on the creation of jobs or businesses, elimination of jobs or existing businesses, or the expansion of businesses in the State of California.

Cost Impact on Private Persons or Entities: None.

Housing Costs: None.

PLAIN ENGLISH REQUIREMENT

The Board of Podiatric Medicine has determined that the proposed regulations would affect small businesses.

The express terms of the proposed action written in plain English are available from the agency contact person named in this notice.

CONSIDERATION OF ALTERNATIVES

The Board of Podiatric Medicine must determine that no alternative which it considered would either be more effective in carrying out the purpose for which the action is proposed or as effective and less burdensome to affected private persons than the proposal described in this Notice.

Any interested person may present statements or arguments orally or in writing relevant to the above determinations at the above-mentioned hearing.

STATEMENT OF REASONS AND INFORMATION

The Board of Podiatric Medicine has prepared a 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 of the statement of reasons and other information, if any, may be obtained at the hearing or prior to the hearing upon request from the Board of Podiatric Medicine at 1420 Howe Avenue, Suite 8, Sacramento, California 95825-3229.

CONTACT PERSON

Inquiries concerning the proposed administrative action may be addressed to JoAnn Bodnaras, Associate Analyst, at the above address or at (916) 263-0315.

TITLE 22. DEPARTMENT OF HEALTH SERVICES

ACTION

Notice of Emergency Rulemaking

SUBJECT

Minimum Nursing Hours Ratec (R-47-99E)

PUBLIC PROCEEDINGS

Notice is hereby given that the California Department of Health Services will conduct written public proceedings, during which time any interested person or such person's duly authorized representative may present statements, arguments or contentions relevant to the action described in this notice. Any written statements, arguments or contentions must be received by the Office of Regulations, Department of Health Services, 714 P Street, Room 1000, P.O. Box 942732, Sacramento, CA 94234-7320, by 5 p.m. on May 1, 2000, which is hereby designated as the close of the written comment period. It is requested but not required that written statements, arguments or contentions sent by mail or hand-delivered be submitted in triplicate.

Comments by FAX (916-657-1459) or email (regulation@dhs.ca.gov) must be received before 5:00 p.m. on the last day of the public comment period. All comments, including email or fax transmissions, should include the author's name and U.S. Postal Service mailing address in order for the Department to provide copies of any notices for proposed changes in the regulation text on which additional comments may be solicited.

CONTACT

Inquiries concerning the action described in this notice may be directed to Sandra Ortega of the Office of Regulations at (916) 657-3174. In any such inquiries, please identify the action by using the Department regulation control number **R-47-99E**.

Persons wishing to use the California Relay Service may do so at no cost. The telephone numbers for accessing this service are: 1-800-735-2929, if you have a TDD; or 1-800-735-2922, if you do not have a TDD.

INFORMATIVE DIGEST

Section 14105, Welfare and Institutions Code, requires the Department to adopt regulations establishing reimbursement rates for providers of health care services and provides for the emergency adoption of these regulatory changes in response to legislative budgeting decisions.

This emergency regulatory action amends regulations to implement reimbursement rate adjustments to

reflect decisions within the allotted funds passed by the Legislature and approved by the Governor in the 1999-2000 Budget Act (Statutes of 1999, Chapter 50, Items 4260-101-0001 and 4260-101-0890). The rate adjustments amend the following Sections of Title 22, California Code of Regulations, as described below.

<u>Section</u>	<u>Service</u>	<u>Annual Percentage Change</u>
51511(a)	Nursing Facility Level B Services	3.135
51544	Hospice Care	3.244

AUTHORITY

Sections 10725, 14105, 14108, 14108.1, 14108.2, 14110.6, 14110.7, 14124.5 and 14126.23, Welfare and Institutions Code.

REFERENCE

Sections 14053, 14105, 14108, 14108.1, 14108.2, 14109.5, 14110.1, 14110.4, 14110.6, 14110.7, 14132 and 14171, Welfare and Institutions Code; Statutes of 1999, Chapter 50, Items 4260-101-0001 and 4260-101-0890; and Sections 447.15 and 483.1, et seq., Title 42, Code of Federal Regulations.

FISCAL IMPACT ESTIMATE

- A. Fiscal Effect on Local Government: None.
- B. Fiscal Effect on State Government: Additional expenditures of approximately \$18,512,000 in the current State Fiscal Year.
- C. Fiscal Effect on Federal Funding of State Programs: Additional expenditures of approximately \$17,929,000 in the current State Fiscal Year.
- D. Fiscal Effect on Private Persons or Businesses Directly Affected: None.
- E. Other Nondiscretionary Cost or Savings Imposed on Local Agencies: None.

DETERMINATIONS

The Department has determined that the regulations would not impose a mandate on local agencies or school districts, nor are there any costs for which reimbursement is required by Part 7 (commencing with Section 17500) of Division 4 of the Government Code.

The Department has determined that the regulations would not have a significant adverse economic impact on businesses, including the ability of California businesses to compete with businesses in other states.

The Department has determined that the regulations would not significantly affect the following:

- (1) The creation or elimination of jobs within the State of California.

- (2) The creation of new businesses or the elimination of existing businesses within the State of California.
- (3) The expansion of businesses currently doing business within the State of California.

This determination is made on the basis that the regulations reflect rate changes based upon reported costs that are prospectively updated for economic indicators and adjusted for audit results.

The Department has determined that the regulations would not affect small business because the amendments, which adjust the maximum Medi-Cal rates for long term care (LTC) services, do not alter reimbursement policy for LTC facilities, nor impose cost mandates on other businesses. Participation in the Medi-Cal program is voluntary for Medi-Cal providers and beneficiaries.

The Department has determined that the regulations will have no impact on housing costs.

AVAILABILITY OF STATEMENT OF REASONS AND TEXT OF REGULATIONS

The Department has prepared and has available for public review an initial statement of reasons for the emergency regulations, all the information upon which the emergency regulations are based, and the text of the emergency regulations. A copy of the initial statement of reasons and a copy of the text of the emergency regulations are available upon request by writing to the Office of Regulations at the address noted above, which address will also be the location of public records, including reports, documentation, and other material related to the emergency regulations.

AVAILABILITY OF CHANGED OR MODIFIED TEXT

The full text of any regulation which is changed or modified from the express terms of the emergency action will be made available by the Department's Office of Regulations at least 15 days prior to the date on which the Department adopts, amends, or repeals the resulting regulation.

ADDITIONAL STATEMENTS AND COMMENTS

In accordance with Government Code Section 11346.5(a)(12) the Department must determine that no alternative considered by the Department would be more effective in carrying out the purpose for which the action was taken or would be as effective and less burdensome to affected private persons than the emergency action.

Any interested person or his or her duly authorized representative may request, no later than 15 days prior to the close of the written comment period, a public hearing pursuant to Government Code Section 11346.8.

Sign language interpreting services at a public hearing or other reasonable accommodation will be provided upon request. Such request should be made no later than 30 days prior to the close of the written comment period, and addressed to the Office of Civil Rights within the Department of Health Services by phone (916-657-1411); FAX (916-657-0153); TDD (916-657-2861); or email (nskinner@dhs.ca.gov).

GENERAL PUBLIC INTEREST

FISH AND GAME COMMISSION

NOTICE OF PROPOSED CHANGES IN REGULATIONS

(Continuation of California Notice Register 2000, No. 7-Z, and Meetings of February 4, 2000 and March 3, 2000)

(NOTE: The Commission is exercising its powers under Section 202 of the Fish and Game Code as the following changes to the proposed regulations may not be available to the public for the full public comment period prior to adoption. See the text of this notice.)

NOTICE IS HEREBY GIVEN that the Fish and Game Commission, pursuant to the authority vested by sections 200, 202, 203, 203.1, 331, 332, 1050, 1572, 3452, 3453, 4005, 4009.5, 4751, 4902 and 10502 of the Fish and Game Code and to implement, interpret or make specific sections 200-203.1, 206, 207, 211-222, 331, 332, 458-460, 713, 1570-1572, 3080, 3081, 3452, 3453, 3950, 3951, 4330-4334, 4336, 4370, 4756, 4902, 10500 and 10502 of said Code, has open to public review its regulations in Division 1, Title 14, California Code of Regulations, Part 2, Chapter 1, General Provisions and Definitions; Chapter 2, Resident Small Game, (sections 307, 308, 309, 310, 311, 311.7 and 312); Chapter 3, Big Game; Chapter 4, Depredation; Chapter 5, Furbearing Mammals; and Chapter 6, Nongame Animals (except Section 485-Common Crow).

Pursuant to the provisions of sections 203 and 203.1 of the Fish and Game Code, the Fish and Game Commission will consider populations, habitat, food supplies, the welfare of individual animals, and other pertinent facts and testimony in adopting season, bag and possession limits, and areas of take, and prescribe the manner and means of taking as part of the 2000-2002 Mammal Hunting and Trapping Regulations.

At the Fish and Game Commission's meeting on February 4, 2000, the Department of Fish and Game

made the following recommendations for changes relative to game mammal, furbearer and nongame mammal regulations for the 2000–2002 seasons:

At the March 3, 2000, meeting, the Fish and Game Commission received public testimony on the proposed regulatory changes.

Proposed changes to sections as set forth in Notice Register 2000, No. 7-Z, remain the same, except for Section 465.5. The Informative Digest for Section 465.5 has been added as follows.

UPDATED INFORMATIVE DIGESTS/PLAIN ENGLISH OVERVIEW

SECTION 465.5. USE OF TRAPS

Existing regulations state that all furbearing and nongame mammals that are legal to trap must be immediately killed (using various methods) or released. Nevertheless, a segment of the public feels that it would be more humane for the Commission to require trappers to only use firearms to kill a trapped mammal. However, there are circumstances where using a firearm would be inappropriate. These include local ordinances or property owners prohibiting the discharge of firearms; or, where using a firearm would be unsafe or cause property damage.

The Department proposes to require trappers to kill mammals with a firearm as long as local ordinances or private property owners permit, where property damage is not an issue, and where conditions are safe to do so. In this way, the humane killing practice of shooting would be employed wherever possible in the State.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Resources Building Auditorium, 1416 Ninth Street, Sacramento, on April 7, 2000, at 10:00 a.m., or as soon thereafter as the matter may be heard. Written comments may be submitted at the address given below, but must be received no later than April 7, 2000 at the hearing in Sacramento. Adoption of the new regulations will be by teleconference call meeting on April 27, 2000, in Sacramento. The public may attend this meeting to be held at 10:00 a.m. in the Resources Building, 1416 Ninth Street, Conference Room #1320. The Commission will certify the final environmental documents associated with the proposed regulatory action and consider adoption of the 2000–2002 Mammal Hunting and Trapping Regulations. The regulations as proposed in strikeout-underline format, as well as a statement of purpose, including environmental considerations and all information upon which the proposal is based, are on file and available for public review from John Duffy, Assistant Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone

(916) 653-4899. Please direct inquiries to John Duffy at the preceding phone number. Copies of the statement of purpose, including the regulatory language, may be obtained from the above address.

AVAILABILITY OF MODIFIED TEXT

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Circumstances beyond the control of the Commission (e.g., timing of Federal regulation adoption, timing of resource data collection, timelines do not allow, etc.) or changes made to be responsive to public recommendation and comments during the regulatory process may preclude full compliance with the 15-day comment period, and the Commission will exercise its powers under Section 202 of the Fish and Game Code. Regulations adopted pursuant to this section are not subject to the time periods for adoption, amendment or repeal of regulations prescribed in Sections 11343.4, 11346.4 and 11346.8 of the Government Code. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency officer named herein.

ECONOMIC IMPACT

The Commission has assessed the potential for significant adverse economic impact on business or private persons that might result from the proposed regulatory action and it has made the following determinations relative to the required statutory categories:

- (a) Significant Adverse Economic Impact on Businesses, including the Ability of California Businesses to Compete with Businesses in Other States: None.
Section 465.5—The proposed regulation will require trappers to own a firearm. The Department believes that all licensed trappers already own a firearm, therefore no significant additional expense is expected for trappers. No other businesses will be affected by this proposed regulation.
- (b) Impact the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Economic Impact on Private Persons: None.
- (d) Costs or Savings to State agencies or Costs/Savings in Federal funding to the State: None.
- (e) Involve Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Mandate Programs on Local Agencies or School Districts: None.
- (g) Impose Costs to any Local Agency or School

District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4: None.

(h) Affect Housing Costs: None.

PLAIN ENGLISH POLICY STATEMENT

It has been determined that the adoption/amendment of these regulations will not affect small businesses in the ways identified in subsections (a)(1)–(4) of Section 4, Title 1, CCR.

CONSIDERATION OF ALTERNATIVES

In order to take this action, the agency must determine that no alternative considered by the agency would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

DEPARTMENT OF FISH AND GAME

CESA CONSISTENCY DETERMINATION FOR SOUTHERN TRAILS PIPELINE COMPANY, 7 SOUTHERN CALIFORNIA COUNTIES

The Department of Fish and Game (“Department”) has received a request from the project applicant, Questar Corporation’s Southern Trails Pipeline Company, that consultations between the U. S. Fish and Wildlife Service (“Service”) and the U.S. Bureau of Land Management (BLM) regarding the Four Corners Pipeline Project in parts of Kern, Los Angeles, Orange, Riverside, San Bernadino, San Luis Obispo, and Santa Barbara Counties be considered consistent with the California Endangered Species Act (“CESA”). On January 11, 1995 the Service issued a biological opinion specifying measures to be undertaken by the project applicant to mitigate any impacts of the project to the state threatened and federal endangered San Joaquin kit fox (*Vulpes macrotis mutica*) and several other listed-species. If the Department determines that the federal biological opinion is consistent with CESA, the applicant will not be required to obtain an incidental take permit (Fish and Game Code Section 2081) for the project impacts to these species.

**CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY
OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT**

**GUIDELINES FOR ASSESSING ECOLOGICAL RISKS POSED BY CHEMICALS
PART I: INTRODUCTION—DRAFT**

**ANNOUNCEMENT OF AVAILABILITY
March 17, 2000**

The Office of Environmental Health Hazard Assessment (OEHHA) announces the availability of the draft

Part I. Introduction of the Guidelines For Assessing Ecological Risks Posed By Chemicals. This introductory chapter to the Cal/EPA *Guidelines for Assessing Ecological Risks Posed by Chemicals* provides an overview of ecological risk assessment and adopts the United States Environmental Protection Agency process outlined in the *Guidelines For Ecological Risk Assessment* (1998) for the Cal/EPA guidelines. Additionally, the format and scope of the Cal/EPA guidelines are briefly described. Previous drafts of the *Guidelines For Assessing Ecological Risks Posed By Chemicals. Part I. Introduction* have been reviewed internally by an Ecotoxicology Interagency Workgroup composed of representatives from various Cal/EPA Boards and Departments and the Resources Agency. The outline for the guidelines, developed following Workgroup and public review, has been previously reported in the *Guidelines for Assessing Ecological Risks Posed by Chemicals—Developmental Plan* (OEHHA, 1998). The draft *Part I. Introduction of the Guidelines For Assessing Ecological Risks Posed By Chemicals* will be available for public comment from March 17, 2000 through May 15, 2000. Individuals with questions regarding access to, public review, or contents of the *Guidelines for Assessing Ecological Risks Posed by Chemicals* should call the OEHHA Ecotoxicology Unit at (916) 327-1099 for assistance.

INSTRUCTIONS FOR OBTAINING THE DOCUMENT

Copies of the *Guidelines For Assessing Ecological Risks Posed By Chemicals. Part I. Introduction* can be obtained, via the Internet, at the OEHHA Web site, located at: <http://www.oehha.ca.gov> (see “Ecotoxicology” on this page). Interested individuals who cannot conveniently access the Internet can request, in writing, a hardcopy of the document. The mailing address or fax number is given below.

WRITTEN COMMENTS

Written comments can be provided to OEHHA by U.S. mail or fax:

U.S. Mail: Attention: Michelle St. Croix
Office of Environmental Health
Hazard Assessment
RCHAS/Ecotoxicology Unit
301 Capitol Mall, Room 205
Sacramento, CA 95814

Fax Number: (916) 327-7340

TIMELINE FOR RECEIPT OF COMMENTS

The public comment period will last 60 days from the date of this announcement. **Therefore, the last day for receipt of comments by OEHHA is May 15, 2000.**

PROPOSITION 65

CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65)

NOTICE OF INTENT TO LIST CHEMICALS March 17, 2000

The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65) provides two mechanisms for administratively listing chemicals which are known to the State to cause cancer or reproductive toxicity (Health and Safety Code Section 25249.8(b)). One mechanism by which a chemical is listed is if a body considered to be authoritative by the state's qualified experts has formally identified the chemical as causing cancer or reproductive toxicity. For carcinogenicity, the United States Environmental Protection Agency (U.S. EPA), the International Agency for Research on Cancer (IARC), the National Toxicology Program (NTP), the United States Food and Drug Administration (FDA), and the National Institute for Occupational Safety and Health (NIOSH) have been identified as authoritative bodies for purposes of the Act. For reproductive toxicity, U.S. EPA, IARC (for transplacental carcinogenicity only), FDA, and NIOSH have been identified as authoritative bodies for purposes of the Act. The criteria for listing chemicals through the authoritative bodies mechanism are set forth in Title 22, California Code of Regulations (22 CCR), Section 12306.

As the lead agency for the implementation of Proposition 65, the Office of Environmental Health Hazard Assessment (OEHHA) of the California Environmental Protection Agency intends to list the three chemicals identified in Table A below as known to the State to cause cancer, pursuant to the authoritative bodies mechanism provided in Health and Safety Code Section 25249.8(b) and 22 CCR Section 12306. As denoted in Table A, the listing of chloroprene is based on documentation developed by NTP and IARC. The listing of cobalt sulfate heptahydrate is based on documentation developed by NTP. The listing of fenoxycarb is based on documentation developed by U.S. EPA.

In a public notice published in the *California Regulatory Notice Register* on December 4, 1998 (Register 98, No. 49-Z), OEHHA solicited comments and information relevant to the evaluation of these

chemicals in the context of the regulatory criteria for authoritative bodies listing under Proposition 65. A public forum was held on January 11, 1999. The public comment period closed on February 2, 1999. Comments were received on all three chemicals and OEHHA has completed its review of the comments and determined that each chemical meets the criteria for authoritative bodies listing. A document providing the basis for the listing of these chemicals can be obtained from OEHHA's Proposition 65 Implementation Office at the address and telephone number indicated below, or from the OEHHA Home Page at www.oehha.ca.gov/prop65.html. Under the authoritative bodies mechanism, objections to a listing shall be made on the basis that there is no substantial evidence that the criteria of sufficiency of evidence of carcinogenicity identified in 22 CCR, Section 12306 have been satisfied. Anyone wishing to object to the listing of these chemicals should submit written comments in triplicate, along with supporting documentation, by mail or by fax to:

Ms. Cynthia Oshita
Office of Environmental Health Hazard Assessment
301 Capitol Mall, 2nd Floor, Room 205
Sacramento, California 95814
Fax No.: (916) 327-1097
Telephone: (916) 445-6900

Comments may also be hand-delivered to Ms. Oshita at the Office of Environmental Health Hazard Assessment at the same address.

In order to be considered, comments must be postmarked (if sent by mail) or received at OEHHA (if hand-delivered or sent by fax) by 5:00 p.m. on Monday, April 17, 2000.

Table A. Chemicals determined by OEHHA to meet the criteria set forth in 22 CCR, Section 12306 for listing as causing **cancer** under the authoritative bodies mechanism:

Chemical	CAS No.	Reference
Chloroprene	126-99-8	NTP 1998a, IARC 1999
Cobalt sulfate heptahydrate	10026-24-1	NTP 1998b,
Fenoxycarb	72490-01-8	U.S. EPA 1996

References:

International Agency for Research on Cancer (IARC, 1999). *IARC Monographs on the Evaluation of Carcinogenic Risks to Humans*. Volume 71:227-250. *Re-evaluation of Some Organic Chemicals, Hydrazine and Hydrogen Peroxide (Part One)*. IARC, Lyon, France.

National Toxicology Program (NTP, 1998a). *Toxicology and Carcinogenesis Studies of Chloroprene (CAS No. 126-99-8) in F344/NRats and B6C3F₁ (Mice Inhalation Studies)*. Board Draft. NTP Technical Report Series No. 467 NTIS Publication No. 98-3957. U.S. Department of Health and Human Services, NTP, Research Triangle Park, NC.

National Toxicology Program (NTP, 1998b). *Toxicology and Carcinogenesis Studies of Cobalt Sulfate Heptahydrate (CAS No. 10026-24-1) in F344/N Rats and B6C3F₁ Mice (Inhalation Studies)*. Board Draft. NTP Technical Report Series No. 471 NTIS Publication No. 98-3961. U.S. Department of Health and Human Services, NTP, Research Triangle Park, NC.

U.S. Environmental Protection Agency (U.S. EPA, 1996). *Memorandum: Carcinogenicity Review Committee Review on Fenoxycarb*. Office of Prevention, Pesticides and Toxic Substances. April 1, 1996.

DISAPPROVAL DECISIONS

DECISIONS OF DISAPPROVAL OF REGULATORY ACTIONS

Printed below are summaries of Office of Administrative Law disapproval decisions. Disapproval decisions are published in full in the California Code of Regulatory Decisions. You may request a copy of a decision by contacting Mike Ibold, Law Librarian at the Office of Administrative Law, 555 Capitol Mall, Suite 1290, CA 95814-4602, (916) 323-8906—FAX (916) 323-6826. Please request by OAL file number.

STATE OF CALIFORNIA OFFICE OF ADMINISTRATIVE LAW OAL File No. 00-0218-06 E

BARBARA ECKARD
Staff Counsel

for: DAVID B. JUDSON
DEPUTY DIRECTOR/CHIEF COUNSEL

In re:

DEPARTMENT OF INSURANCE

TITLE 10:

Adopt Section 2498.6 of the California Code of Regulations

DECISION SUMMARY

On February 28, 2000 the Office of Administrative Law (“OAL”) notified the Department of Insurance (“Department”) that this emergency regulatory action was disapproved because it did not comply with the

“Consistency”, “Clarity” and “Necessity” standards contained in Government Code section 11349.1 and for incorrect procedure.

Original: Chuck Quackenbush, Commissioner
Cc: Brian G. Soublet, Chief Counsel
Cc: Elizabeth Mohr, Senior Staff Counsel

STATE OF CALIFORNIA OFFICE OF ADMINISTRATIVE LAW OAL File No. 00-0118-03S

DAVID POTTER
Senior Staff Counsel

for: DAVID B. JUDSON
DEPUTY DIRECTOR AND CHIEF COUNSEL

AGENCY: Department of Pesticide Regulation

ACTION: Amendment of sections 6000 and 6454 of Title 3 of the California Code of Regulations

BACKGROUND

The Department of Pesticide Regulation proposed new restrictions on the use of methyl bromide in structural fumigation in section 6454, and incidentally, a new definition for the term “fumiscope” in section 6000. The regulations were submitted to OAL for review on January 18, 2000, and disapproved on March 3, 2000.

DECISION

OAL disapproved the proposed regulations for the following reasons:

- 1) Proposed section 5464 sets standards for aeration of a fumigated structure that conflict and cannot be easily understood.
- 2) Proposed section 5464 sets up a procedure for securing the Department’s approval of alternative fumigation equipment, methods, and work practices, but does not include the information required by the Permit Reform Act of 1981 concerning the time within which the Department must act upon such applications.
- 3) The Department’s description of the protection afforded the public during fumigation treatment is not fully supported by the language of the regulation that prescribes a minimum distance between a fumigated structure and its nearest property line, but does not provide for exclusion from that zone.
- 4) The Department has not explained in the record the manner in which it has complied with the requirements of the California Environmental Quality Act (CEQA).

- 5) The Department's explanation of its rationale for prescribing a two tier standard for the minimum distance to the nearest property line based upon the amount of methyl bromide used although ostensibly based upon scientific studies, does not plainly state the reasons the Department choose to adopt its final rule.

SUMMARY OF REGULATORY ACTIONS

REGULATIONS FILED WITH 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 PHARMACY
Citations and Fines

The proposed regulatory action updates the Board of Pharmacy's listing of statutes and regulations the violation of which may be subject to citation and fine pursuant to Business and Professions Code section 125.9 and 148.

Title 16
California Code of Regulations
AMEND : 1775, 1775.1
Filed 03/01/00
Effective 03/31/00
Agency Contact: Ruth Arellano 445-5014

BOARD OF PHYSICAL THERAPY
Administration and Licensing

The proposed regulatory action makes revisions to the Board's regulations governing the examination and licensing of physical therapists and physical therapist assistants. The changes were made in response to the Governor's Executive Order W-144-97.

Title 16
California Code of Regulations
AMEND : 1398.1, 1398.4, 1398.20, 1398.24, 1398.26, 1398.27, 1398.28, 1398.30, 1398.38, 1398.42, 1398.50, 1399.10, 1399.12, 1399.65, 1399.68, 1399.78, 1399.79; REPEAL : 1399.22, 1398.40, 1399.1
Filed 03/08/00
Effective 04/07/00
Agency Contact: Rebecca Marco 916-263-2550

BOARD OF PSYCHOLOGY
Disciplinary Guidelines

This regulatory action adopts the Board's "Disciplinary Guidelines as amended 4/1/99."

Title 16
California Code of Regulations
AMEND : 1397.12
Filed 03/01/00
Effective 03/31/00
Agency Contact: Suzanne Taylor 263-2693

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Baton/Impact Weapon Training for Police and County Sheriff Security Officers

This change without regulatory effect is submitted by the Commission on Peace Officer Standards and Training to amend the regulation to conform to Penal Code sections 831.4 and 12002(f) which were amended to add "police security" officers as public officers required to take baton/impact weapon training.

Title 11
California Code of Regulations
AMEND : 1081(a)(24)
Filed 03/07/00
Effective 03/07/00
Agency Contact: Leah Cherry 916-227-3891

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

PC 832 Requalification Examination Process

The regulatory action deals with Penal Code section 832 course examination and requalification requirements.

Title 11
California Code of Regulations
AMEND : 1080
Filed 03/07/00
Effective 04/06/00
Agency Contact: Leah Cherry 916-227-3891

COMMISSION ON TEACHER CREDENTIALING
Library Credential Authorization

The proposed regulatory action would clarify those duties and services which must be performed by holders of the Library Media Teacher Services Credential, and would define the appropriate use of employees assisting the credential holder in the provision of library services.

Title 5
California Code of Regulations
AMEND : 80053
Filed 03/07/00
Effective 04/06/00
Agency Contact: Jim Alford 445-0928

DEPARTMENT OF CONSERVATION
AB 1244/SB 332 Quality Glass Incentive Payment
Emergency

This emergency action implements the Quality Glass Incentive Payment for curbside recycling programs by establishing a procedure and incidental requirements for these programs to apply for and receive these payments.

Title 14
California Code of Regulations
AMEND : 2075, 2090, 2105, 2125, 2425, 2530,
2650
Filed 03/06/00
Effective 03/06/00
Agency Contact: Karen Denz 916-322-1899

DEPARTMENT OF SOCIAL SERVICES
P.L. 105-185 and CFAP

This Certificate of Compliance brings the state into compliance with Public Law 105-185, which reinstates federal Food Stamp benefits to certain noncitizens who were legally in the United States prior to August 22, 1996. This action also implements AB 2779, which eliminates the age restriction for the California Food Assistance Program for legal noncitizens who were in the United States prior to August 22, 1996.

Title MPP
California Code of Regulations
ADOPT : 63-031, 63-411; AMEND : 63-102,
63-403, 63-405
Filed 03/02/00
Effective 03/02/00
Agency Contact: DeAnna J. Setzer 916-657-2586

DEPARTMENT OF TOXIC SUBSTANCES CON-
TROL
Universal Waste Rule

The emergency rule conditionally exempts "universal waste" batteries, thermostats, and lamps, including fluorescent tubes, from management as hazardous waste until it arrives at a destination facility, provided it is managed in compliance with specified, streamlined requirements regarding notification, management, labeling, accumulation, employee training, response to release, offsite shipment, tracking, and export. The rule also authorizes certain "households" and "conditionally exempt small quantity generators" to manage and dispose of specified universal waste as non-hazardous waste.

Title 22
California Code of Regulations
AMEND : 66261.9, 66264.31, 66265.1, 66268.1,
66270.1, 66273.1, 66273.2, 66273.3, 66273.4,
66273.5, 66273.6, 66273.7, 66273.8, 66273.9,
66273.10, 66273.11, 66273.11, 66273.12, 66273.13,
66273.15, 66273.16, 66273.17, 66273.18,
66273.19, 66273.20, 66273.3
Filed 03/06/00
Effective 03/06/00
Agency Contact: Mike Horner 322-7889

NEW MOTOR VEHICLE BOARD
ACP Fee 1999/00 Billing

The New Motor Vehicle Board is amending the captioned section in order to reflect the dollar amount to be charged for the 1999-2000 fee collection for the purpose of funding the Arbitration Certification Program.

Title 13
California Code of Regulations
AMEND : 553.70
Filed 03/07/00
Effective 03/07/00
Agency Contact: Dawn K. Kindel 916-445-1888

OCCUPATIONAL SAFETY AND HEALTH STAND-
ARDS BOARD
Face Shield and Toe Protection for Structural Fire-
fighters

The regulatory action deals with face shields and toe protection for structural firefighters.

Title 8
California Code of Regulations
AMEND : 3404, 3408
Filed 03/06/00
Effective 04/05/00
Agency Contact: Marley Hart 916-274-5731

SAN FRANCISCO BAY CONSERVATION AND
DEVELOPMENT COMMISSION
Approval of White Slough Specific Area Plan

This regulatory action adopts the White Slough Specific Area Plan.

Title 14
California Code of Regulations
ADOPT : 11961
Filed 03/07/00
Effective 03/07/00
Agency Contact: Linda Scourtis 415-557-8789

**STATE LANDS COMMISSION
Ballast Water Management and Control Fee**

This readoption of the emergency regulatory action implementing Statutes of 1999, Chapter 849, revises the fee under the Ballast Water Management and Control Program from \$600 to \$400 per vessel voyage as defined, effective April 30, 2000.

Title 2
California Code of Regulations
AMEND : 2270, 2271
Filed 03/06/00
Effective 04/30/00
Agency Contact: Mark Meier 916-574-1853

**CCR CHANGES FILED WITH THE
SECRETARY OF STATE
WITHIN NOVEMBER 03, 1999 TO
MARCH 08, 2000**

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

Title 2

- 03/06/00 AMEND : 2270, 2271
- 02/29/00 AMEND : 678
- 02/07/00 AMEND : 547.59
- 02/01/00 ADOPT : 599.920.5
- 01/27/00 AMEND : 1182, 1187.2
- 01/24/00 ADOPT : 21922
- 01/07/00 AMEND : 1859.32
- 12/28/99 ADOPT : 2270 & 2271
- 12/21/99 AMEND : 599.936
- 12/21/99 ADOPT : 599.920.6
- 12/17/99 ADOPT : 649, 650.1-657.3; AMEND : 650-656, 660, 660.1, 663, 664, 649.1, 649.1.1, 649.2, 649.9, 649.10, 649.12, 649.13, 649.15, 649.16, 649.17, 649.18, 649.20, 649.21, 649.22
- 12/17/99 AMEND : 1859.21, 1859.50, 1859.70, 1859.74.1, 1859.76, 1859.81.1, 1859.100, 1859.101, 1859.102
- 12/15/99 AMEND : 213.5
- 12/14/99 AMEND : 599.616.1, 599.619, 599.623, 599.626.1, 599.631
- 12/01/99 AMEND : 279.1, 279.2, 279.3, 279.4
- 11/30/99 AMEND : 599.738, 599.752, 599.753 and 599.776
- 11/30/99 AMEND : 599.744; REPEAL : 599.744.1

- 11/15/99 AMEND : 1801
- 11/12/99 ADOPT : Chapter 52, Section 54100
- 11/12/99 ADOPT : 18451, 18452

Title 3

- 02/04/00 AMEND : 3595(d)
- 02/04/00 AMEND : 3417(b)
- 02/02/00 AMEND : 3591.13 (a)
- 02/01/00 AMEND : 3423(b)
- 01/31/00 AMEND : 6860
- 01/28/00 AMEND : 3432(b)(2)
- 01/25/00 AMEND : 3432(b)(3)
- 01/21/00 AMEND : 3588(a)
- 01/20/00 ADOPT : 6142; REPEAL : 6146(e), 6397, 6464(e), 6550(d), 6716, 6728(f)(9), 6808
- 01/19/00 AMEND : 3406(b)
- 01/18/00 AMEND : 3406(b)
- 01/12/00 AMEND : 3417(b)
- 01/05/00 ADOPT : 3425
- 01/01/00 ADOPT : 1392.8.1
- 12/22/99 AMEND : Section 2 and Appendix
- 12/10/99 ADOPT : 3804, 3805, 3806, 3807, 3808, 3817, 3818, 3818.3, 3818.5, 3819.3; AMEND : 3800, 3823, 3824, 3826, 3823.1, 3826.1
- 12/09/99 ADOPT : 1392.9, 1392.9.1, 1392.9.2; AMEND : 1392.2, 1392.4
- 12/02/99 AMEND : 3601(g)
- 11/22/99 ADOPT : 3591.15
- 11/16/99 AMEND : 3906
- 11/16/99 AMEND : 3417(b)
- 11/15/99 AMEND : 3406(b)
- 11/12/99 AMEND : 3417 (b)
- 11/04/99 AMEND : 6723

Title 4

- 02/29/00 AMEND : 202, 306, 370, 502
- 02/07/00 AMEND : 4495.3(f)
- 02/03/00 AMEND : 4495(c)
- 01/14/00 ADOPT : 51532.1; AMEND : 51051
- 12/06/99 AMEND : 1420, 1434, 1447, 1458, 1460, 1470, 1474, 1481, 1489, 1503, 1508, 1548, 1632, 1655, 1663, 1664, 1704, 1720, 1735, 1736, 1740, 1762, 1808, 1843.2, 1859.5, 1887, 1888, 1889, 1891, 1899, 1903, 1925, 1950, 1951, 1980, 1981, 1983, 1986, 2034, 2043, 20

Title 5

- 03/07/00 AMEND : 80053
- 02/15/00 AMEND : 80225
- 02/11/00 AMEND : 80003
- 02/10/00 ADOPT : 11705
- 01/19/00 ADOPT : 80430.2
- 01/10/00 AMEND : 80499
- 01/10/00 AMEND : 80071

12/30/99 ADOPT : 30950, 30951, 30952, 30953,
30954, 30955, 30956, 30957, 30958
12/29/99 AMEND : 18070, 18081
12/23/99 ADOPT : 11700.1, 11704, 11705
12/20/99 AMEND : 80050
12/16/99 ADOPT : 80048.3.1, 80413.3
12/15/99 ADOPT : 80025.3, 80025.4, 80069.1,
80067, 80068, 80069, 80070
12/15/99 AMEND : 850, 850.6, 853, 854, 855, 857,
858, 861, 862, 864.5, 865, 866, 867.5,
868, 870, 880, 882, 883, 884, 890, 891,
892, 894, 895, 896, 899, 901 REPEAL :
856, 860, 869, 871, 872, 873, 885, 889,
900, 902, 903, 904
11/18/99 AMEND : 11965
11/12/99 ADOPT : 58702.5
11/12/99 AMEND : 80023.1, 80024.1, 80024.2,
80024.3, 80024.3.1, 80024.3.2, 80024.4,
80024.5, 80024.6, 80024.7, 80024.8,
80026, 80026.1, 80026.4, 80026.6
11/05/99 AMEND : 70

Title 8

03/06/00 AMEND : 3404, 3408
02/17/00 AMEND : 3207, 3999(c)
02/16/00 AMEND : 5216, 1532.1, 5155, 5203,
8609
01/28/00 ADOPT : 2500.25
01/27/00 REPEAL : 1515, 1516, 1517
01/20/00 ADOPT : 16410, 16411, 16412, 16413,
16414
01/19/00 AMEND : 16, 17, 18,
01/14/00 ADOPT : 15601, 15604; AMEND :
15600, 15602, 15603, 15605, 15606,
15607, 15608, 15609
01/03/00 ADOPT : 51700, 51710, 51715, 51720,
51725, 51730, 51735, 51740; AMEND :
32011, 32700, 32990, 32991, 32992,
32993, 32994, 32995, 32996, 32997
01/03/00 AMEND : 1676
12/30/99 AMEND : 1230, 3409, 6057
12/23/99 AMEND : 1529, 5208
12/20/99 AMEND : 1529
12/15/99 AMEND : 334, 336
12/15/99 AMEND : 15600, 15602, 15603, 15605,
15606, 15607, 15608, 15609; REPEAL :
15601, 15604
11/23/99 AMEND : 3638(b)
11/15/99 AMEND : 2530.43
11/04/99 REPEAL : 32215(b), 32320(b)

Title 8/24

01/11/00 AMEND : 3040(b)(5) & 7-3040(b)(5)

Title 9

02/24/00 AMEND : 10566 and 10572
11/29/99 AMEND : 7132
11/04/99 AMEND : 7051

Title 10

02/28/00 AMEND : 1781, 1790.1 REPEAL :
1772.1
02/10/00 AMEND : 11-400, 11-402
02/10/00 ADOPT : 2509.40, 2509.41, 2509.42,
2509.43, 2509.44, 2509.45, 2509.46,
2509.47, 2509.48, 2509.49, 2509.50,
2509.51, 0009.52, 2509.53, 2509.54,
2509.55, 2509.56
02/08/00 AMEND : 2278.1, 2278.2, 2278.4,
2278.5
01/13/00 ADOPT : 2278, 2278.1, 2278.2, 2278.3,
2278.4, 2278.5
01/10/00 ADOPT : 2699.6801; AMEND :
2699.6500, 2699.6600, 2699.6603,
2699.6607, 2699.6011, 2699.6613,
2699.6625, 2699.6800, 2699.6903
01/03/00 AMEND : 5900
12/27/99 AMEND : 260.236
12/27/99 AMEND : 2318.6, 2353.1
12/23/99 AMEND : 1723
12/08/99 ADOPT : 5356.1 AMEND : 5350
12/03/99 ADOPT : 2699.6804; AMEND :
2699.6500, 2699.6600
12/01/99 AMEND : 2699.6500, 2699.6800,
2699.6809
11/24/99 ADOPT : 2590, 2590.1
11/23/99 ADOPT : 5.2000, 5.2001 REPEAL :
5.2000, 102.300
11/08/99 AMEND : 1300.71.4

Title 11

03/07/00 AMEND : 1081(a)(24)
03/07/00 AMEND : 1080
02/23/00 AMEND : 1007, H-3 and H-5
02/09/00 AMEND : 1007 & H-3
02/07/00 ADOPT : 313, 314, 315, 316, 317, 318,
319, 320, 321, 322, 323, 324, 325, 326,
327
02/04/00 ADOPT : 999.2(e), 999.5
01/07/00 AMEND : 1015
11/08/99 AMEND : 1007
11/03/99 AMEND : Article 27, 64.1

Title 11/14

02/16/00 AMEND : 1722, 1722.5, 1760, 1774,
1798, 1865

Title 13

01/24/00 AMEND : 1216
01/18/00 REPEAL : 1212.5(c)
12/29/99 ADOPT : 935 AMEND : 935.1,
12/08/99 ADOPT : 2415 AMEND : 2410, 2411,
2412, 2413, 2414
12/08/99 ADOPT : 2600, 2601, 2602, 2603, 2604,
2605, 2606, 2607, 2608, 2609, 2610
12/08/99 AMEND : 2292.6

CALIFORNIA REGULATORY NOTICE REGISTER 2000, VOLUME NO. 11-Z

12/08/99 ADOPT : 2440, 2441, 2442, 2443.1, 2443.2, 2443.3 2444, 2445.1, 2445.2, 2446, 2447, 2448
 12/08/99 AMEND : 553
 12/01/99 ADOPT : 2466 AMEND : 2450, 2451, 2452, 2453, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2465
 11/22/99 AMEND : 1900, 1958
 11/16/99 ADOPT : 2273
 11/16/99 ADOPT : 2470, 2472, 2472, 2473, 2474, 2475, 2476; AMEND : 2405, 2425

Title 14

03/07/00 ADOPT : 11961
 03/06/00 AMEND : 2075, 2090, 2105, 2125, 2425, 2530, 2650
 02/29/00 AMEND : 27.80
 02/23/00 AMEND : 699.5, 757(b)
 02/23/00 AMEND : 149
 02/17/00 AMEND : 895, 895.1, 1038, 1038.1, 1052, 1052.1, 1104.1
 02/04/00 AMEND : 791, 791.7, 792, 794, 795, 797 and Form FGOSPR 1972
 02/03/00 AMEND : 600
 02/02/00 ADOPT : 4800; REPEAL : 4800
 02/02/00 AMEND : 17946.5
 01/24/00 AMEND : 2000, 2045, 2055, 2240, 2305, 2310, 2320, 2430, 2540
 01/21/00 AMEND : 2516, 2517, 2518, 2519, and 2530
 01/12/00 AMEND : 851.23
 01/10/00 AMEND : 851.23
 01/07/00 ADOPT : 17050, 17051, 17052, 17053, 17054, 17055, 17056, 17057, 17058, 17059, 17060, 17062
 01/07/00 ADOPT : 789.0, 789.1, 789.2, 789.3, 789.4, 789.5, 789.6
 01/06/00 AMEND : 746
 12/30/99 ADOPT : 28.28, 28.29, 28.54; AMEND : 27.60, 27.65, 28.27, 28.55, 28.65
 12/28/99 ADOPT : 825.01, 825.03, 825.05, 825.07, 826., 826.01, 826.02, 826.03, 826.04, 826.05, 827., 826.07, 827.01, 827.02; AMEND : 790
 12/28/99 AMEND : FG OSPR-1972 (7/99) and Sections 791, 791.5, 791.7, 792, 793, 794, 795, 796, 797,
 12/22/99 AMEND : 17974
 12/21/99 AMEND : 2420, 2425, 2955
 12/16/99 ADOPT : 4970.00, 4970.01, 4970.02, 4970.03, 4970.04, 4970.06, 4970.07, 4970.08, 4970.09, 4970.10, 4970.11, 4970.12, 4970.13, 4970.14, 4970.15, 4970.16, 4970.17, 4970.18
 12/02/99 AMEND : 897, 898.1, 912.9, [932.9, 952.9], Technical Addendum No. 2, 916, [936, 956]

11/23/99 ADOPT : 18900, 18901, 18902, 18903, 18904, 18905, 18906, 18907, 18908, 18909, 18910, 18911, 18912, 18913, 18914, 18915, 18916, 18917, 18918, 18919, 18920, 18921, 18922,
 11/22/99 REPEAL : 191
 11/12/99 ADOPT : 11900

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01/18/00 ADOPT : 3365
 01/13/00 AMEND : 2450, 2451, 2452, 2453, 2454, 2465, 2466, 2467, 2468, 2470, 2471, 2479, 2480, 2481, 2482; REPEAL : 2472
 01/13/00 ADOPT : 3074.3
 12/15/99 AMEND : 4900 & 4952
 12/08/99 AMEND : 3413

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03/08/00 AMEND : 1398.1, 1398.4, 1398.20, 1398.24, 1398.26, 1398.27, 1398.28, 1398.30, 1398.38, 1398.42, 1398.50, 1399.10, 1399.12, 1399.65, 1399.68, 1399.78, 1399.79; REPEAL : 1399.22, 1398.40, 1399.1
 03/01/00 AMEND : 1397.12
 03/01/00 AMEND : 1775, 1775.1
 02/29/00 ADOPT : 1387.8; AMEND : 1380.1
 02/14/00 AMEND : 1392
 02/10/00 AMEND : 1399.50, 1399.52; REPEAL : 1399.51
 02/10/00 ADOPT : 1320
 02/09/00 ADOPT : 463.5
 01/27/00 AMEND : 1361
 01/27/00 AMEND : 1399.710
 01/27/00 REPEAL : 1399.489.2
 01/25/00 AMEND : 1460
 01/24/00 AMEND : 1399.460
 01/24/00 AMEND : 1086
 01/21/00 AMEND : 1997
 01/20/00 AMEND : 2402, 2411, 2418, 2422, 2462
 01/19/00 AMEND : 1399.696.
 01/19/00 AMEND : 1321
 01/18/00 ADOPT : 98.1
 01/12/00 AMEND : 302(a)(5)
 01/12/00 AMEND : 6
 01/11/00 ADOPT : 2473
 01/11/00 AMEND : 2021, 2021.1, 2021.9, 2043
 01/07/00 AMEND : 109, 111, 1117
 01/03/00 ADOPT : 3394.1, 3394.2, 3394.3, 3394.4, 3394.5; AMEND : 3340.1
 12/31/99 AMEND : 1399.483
 12/24/99 AMEND : 1805
 12/23/99 AMEND : 472, 472.1, 472.2, 472.3, 472.4, 473, 473.1, 473.2, 473.3, 473.4
 12/22/99 AMEND : 1833.1
 12/21/99 ADOPT : 1714.1
 12/17/99 ADOPT : 1748.3
 12/14/99 AMEND : 424.5

12/06/99 AMEND : 1399.151, 1399.152, 1399.153, 1399.154, 1399.155, 1399.156, 1399.157, 1399.158, 1399.159, 1399.160, 1399.161, 1399.162, 1399.163, 1399.164, 1399.165, 1399.166,
 11/24/99 AMEND : 1397.60, 1397.61, 1397.62, 1397.63, 1397.64, 1397.65 and 1397.68
 11/19/99 AMEND : 1399.696
 11/18/99 AMEND : 1732, 1732.05, 1732.1, 1732.2, 1732.3, 1732.4, 1732.5, 1732.6, 1732.7
 11/04/99 AMEND : 384

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02/24/00 ADOPT : 1029.7, 1029.31, 1029.32, 1029.33, 1029.81, 1029.82, 1029.83, 1029.86, 1029.111, 1029.118, 1029.119, 1029.126, 1029.127, 1029.153, 1029.169, 1029.171, 1029.196, 1029.197, 1030.6, 1030.7, 1030.8, 1031.1, 1031.4, 1031.5, 1036, 1036.1, 1036.2, 1036.3, 1036.4
 AMEND : 1030.5, 103
 01/25/00 AMEND : 94101, 94102, 94117, 94103, 94104, 94118, 94119, 94106, 94107, 94108, 94110, 94120, 94121, 94122, 94111, 94112, 94137, 94113, 94123, 94124
 01/14/00 ADOPT : 56031, 56032, 56033, 56034, 56931, 56932, 56933, 56934, 56935; AMEND : 56036, 56048, 56054, 56057, 56059, 56060
 11/30/99 ADOPT : 7956, 7961, 7962 AMEND : 7958
 11/16/99 AMEND : 94506, 94506.5, 94508, 94515, 94526

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02/09/00 ADOPT : 1591.1, 1591.2, 1591.3, 1591.4; AMEND : 1591
 01/24/00 AMEND : 1620
 01/21/00 AMEND : 1132
 12/13/99 ADOPT : 137
 12/13/99 REPEAL : 470
 12/09/99 ADOPT : 1201, 1212, 1213, 1220, 1248, 1271
 12/09/99 AMEND : 1703
 12/09/99 ADOPT : 1532
 12/08/99 AMEND : 1705
 12/06/99 REPEAL : 466
 12/03/99 AMEND : 1588
 11/29/99 REPEAL : 467
 11/03/99 AMEND : 1541
 11/03/99 AMEND : 1502
 11/03/99 ADOPT : 1583

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02/17/00 ADOPT : 2729., 2729.1, 2729.2, 2729.3, 2729.4, 2729.5, 2729.6; AMEND : 2729.; REPEAL : 2730

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01/07/00 ADOPT : 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134
 01/07/00 ADOPT : 2100, 2101, 2202, 2103, 2104

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03/06/00 AMEND : 66261.9, 6626431, 66265.1, 66268.1, 66270.1, 66273.1, 66273.2, 66273.3, 66273.4, 66273.5, 66273.6, 66273.7, 66273.8, 66273.9, 66273.10, 66273.11, 66273.11, 66273.12, 66273.13, 66273.15, 66273.16, 66273.17, 66273.18, 66273.19, 66273.20, 66273.30
 02/28/00 AMEND : 51511, 51544
 02/02/00 AMEND : 100202, 100203, 100204, 100205, 100206, 100207, 100208, 100209 with Appendix, 100210, 100211, 100212, 100213, 100214, 100215, 100216, 100217,
 02/02/00 AMEND : 12000
 01/26/00 ADOPT : 84001a.(3), 84065.2(b)(5)
 01/14/00 ADOPT : 84030, 84030.1, 84031, 84031.1, 8431.2
 01/13/00 AMEND : 51503, 51505.1, 51509, 51509.1, 51527
 01/12/00 ADOPT : 51532.2; 51242, 51340, 51340.1
 01/12/00 AMEND : 51516.1
 01/11/00 ADOPT : 100056.1, 100063.1; AMEND : 100056, 100059.1, 100063, 100064, 100074, 100075, 100077, 100079, 100080, 100081, & 100082
 01/05/00 AMEND : 708(a)-1
 12/29/99 AMEND : 66260.10, 66260.12, 66270.1, 66270.60, 67383.3-5, 67450.9, 67450.13, 67450.25, 67450.30
 12/27/99 ADOPT : 51011.1
 12/27/99 AMEND : 51515, 51519, 51521
 12/23/99 ADOPT : 41508, 41509, 41515.1, 41515.2, 41516.3, 41517.3, 41517.5, 41517.7, 41518.2, 41518.3, 41518.4, 41518.5, 41518.6, 41518.7, 41518.8, 41518.9,
 12/22/99 ADOPT : 65700.2, 65700.6, 65700.8, 65700.10, 65700.12, 65710., 65715, 65720, 65725, 65730, 65735, 65740, 65745, 65750, 65755
 12/20/99 ADOPT : 4400(ff), 4400(gg), 4442.2; AMEND : 4400(y), 4412, 4442
 12/20/99 AMEND : 84061
 12/17/99 AMEND : 51516
 12/10/99 AMEND : 11-400 & 11-402
 12/08/99 ADOPT : 100000.6, 100000.7, 100000.8, 100000.9, 100000.10, 100000.14,

100000.16, 100000.33; AMEND :
 100000.1, 100000.2, 100000.3, 100000.4,
 100000.5, 100000.11, 100000.12
 12/08/99 ADOPT : 4501-1, 4501-2, 4502-1,
 4502-2, 4502-3, 4502-4, 4502-5, 4503-1,
 4503-2, 4504-1, 4504-2, 4504-3, 4504-4
 12/08/99 AMEND : 1326-2, 1326-4
 12/08/99 ADOPT : 4400 (ee); AMEND : 4409
 11/24/99 ADOPT : 51000, 51000.1, 51000.2,
 51000.3, 51000.4, 51000.5, 51000.6,
 51000.7, 51000.8, 51000.9, 51000.10,
 51000.11, 51000.12, 51000.13, 51000.4,
 51000.15, 51000.16,
 11/17/99 AMEND : 97019
 11/15/99 AMEND : 67800.5
 11/10/99 AMEND : 12000
 11/10/99 ADOPT : 51242.1 & 51532.3; AMEND :
 51184, 51242 & 51340.1
 11/03/99 AMEND : 51510, 51510.1, 51510.3,
 51511, 51511.3, 51511.5, 51511.6, 51535,
 51535.1, 51544, 54501

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02/01/00 ADOPT : 88063; AMEND : 88018,
 88022, 88044, 88045, 88061, 88064,
 88065, 88069.7, 88087; REPEAL :
 88031, 88050, 88051
 01/12/00 ADOPT : 84002, 84040, 84063;
 AMEND : 84018, 84061

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02/09/00 AMEND : 3932
 12/31/99 AMEND : 645
 12/24/99 AMEND : 3975
 11/15/99 ADOPT : 2913.

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12/31/99 1-701

Title 25

12/27/99 AMEND : 8217

Title 27

12/24/99 AMEND : 15240

Title MPP

03/02/00 ADOPT : 63-031, 63-411; AMEND :
 63-102, 63-403, 63-405
 02/16/00 AMEND : 63-801.313, 63-802.542(a)
 01/31/00 ADOPT : 42-715; AMEND : 19-004,
 40-107, 40-115, 40-131, 40-181, 42- 302,
 42-701, 42-710, 42-713, 82-512 01/26/00
 ADOPT : 49-001, 49-005, 49-010, 49-
 013, 49-015, 49- 020, 49-025, 49-030,
 49-040, 49-045, 49-50, 49-055, 49-060,
 49-065, 49-070
 01/18/00 ADOPT : 12-401, 12-405, 12-410, 12-
 415, 12-420, 12-425, 12-430, and 12-435
 AMEND : 12-101, 12-108, 12-302, 12-
 711, 43-203, 82-506, 82- 508, 82-518 and
 82-520 REPEAL : 43-205
 01/11/00 AMEND : 30-700.4, 30-701(i), 30-759.9,
 30-760.1
 01/07/00 AMEND : 30-700.4, 30-701(i), 30-759.9
 et seq., 30-760.1
 12/30/99 ADOPT : 11-505; AMEND : 11-400,
 11-401, 11-402, 11-403, 11-410, 11- 415,
 11-420, 11-430
 12/27/99 ADOPT : 63-032; AMEND : 63-407 &
 63-410
 12/21/99 AMEND : 63-300.5, 63.504.3, 63.505.4
 11/24/99 AMEND : 12-701, 12-702, 12-703, 12-
 704, 12-705, 12-706, 12-707, 12- 708,
 12-709, 12-710, 12-711, 12-712, 12-713,
 12-714, 12-715, 12- 716, 12-717
 11/09/99 ADOPT : 40-009; AMEND : 44-211

