

**SAM – INFORMATION TECHNOLOGY
(California Technology Agency)**

STATUTORY PROVISIONS

4810

(Revised 03/11)

The following provisions apply to all state departments, offices, boards, commissions, institutions, and special organizational entities except the State Compensation Insurance Fund, the Legislature, or the Legislative Data Center in the Legislative Counsel Bureau.

California Technology Agency:

Pursuant to Government Code Sections 11545 and 11546, the Secretary of California Technology is charged with the duty to advise the Governor on the strategic management and direction of the state's information technology resources. In addition to this advisory role, the Technology Agency is responsible for: establishing, maintaining, and enforcing the State's IT strategic plans, policies, standards procedures, and enterprise architecture; approval and oversight of IT projects; consulting with agencies during initial project planning; and suspending, reinstating, or terminating IT projects.

Department of Finance:

Pursuant to Government Code Section 11547, the Department of Finance shall perform fiscal oversight of the state's information technology projects. The oversight shall consist of a determination of the availability of project funding from appropriate sources and project consistency with state fiscal policy.