

REVISION RECORD FOR THE STATE OF CALIFORNIA

SUPPLEMENT

January 2, 2003

2001 Title 24, Part 2, California Building Code

**PLEASE NOTE: The date of this Supplement is for identification purposes only.
See the History Note Appendix for the adoption and effective dates of the provisions.**

It is suggested that the section number as well as the page number be checked when inserting this material and removing the superseded material. In case of doubt, rely on the section numbers rather than the page numbers because the section numbers must run consecutively.

It is further suggested that the superseded material be retained with this revision record sheet so that the prior wording of any section can be easily ascertained.

Please keep the removed pages with this revision page for future reference.

NOTE

Due to the fact that the application date for a building permit establishes the California Building Standards code provisions that are effective at the local level, which apply to the plans, specifications, and construction for that permit, it is strongly recommended that the removed pages be retained for historical reference.

VOLUME 1

Remove Existing Pages

1-50.41 through 1-50.50
1-447 and 1-448

Insert Blue Pages

1-50.41 through 1-50.50
1-447 through 1-449

Division VII—BOARD OF CORRECTIONS

SECTION 460A — MINIMUM STANDARDS FOR JUVENILE FACILITIES

460A.1 Design Criteria for Required Spaces.

460A.1.1 Reception/intake admission. In each juvenile hall, space used for the reception of minors pending admission to juvenile hall shall have the following space and equipment:

1. Weapons lockers as specified in Section 460A.2.9;
2. A secure room for the confinement of minors pending admission to juvenile hall as specified in Section 460A.1.2;
3. Access to a shower;
4. A secure vault or storage space for minors' valuables;
5. Telephones accessible to minors; and
6. Access to hot and cold running water for staff use.

460A.1.2 Locked holding room. A locked holding room shall:

1. Contain a minimum of 15 square feet (1.4 m²) of floor area per minor;
2. Provide no less than 45 square feet (4.2 m²) of floor space and have a clear ceiling height of 8 feet (2438 mm) or more;
3. Contain seating to accommodate all minors as specified in Section 460A.2.8;
4. Have access to a toilet, wash basin and drinking fountain as specified in Section 460A.2; and
5. Maximize visual supervision of minors by staff.

460A.1.3 Natural light. Visual access to natural light shall be provided in locked sleeping rooms, single occupancy sleeping rooms, double occupancy sleeping rooms, dormitories and dayrooms. Natural light may be provided by, but is not limited to, skylights or windows in dayrooms, windows in adjacent exterior exercise areas, and in sleeping rooms and/or dormitories.

460A.1.4 Corridors. Corridors in living units shall be at least 8 feet (2438 mm) wide.

EXCEPTION: Where room doors are staggered, or if rooms are located on only one side, hallways shall be at least 6 feet (1829 mm) wide.

460A.1.5 Living unit. A living unit in a juvenile hall shall be a self-contained unit containing locked sleeping rooms, single and double occupancy sleeping rooms, or dormitories, dayroom space, toilet, wash basins, drinking fountains and showers commensurate to the number of minors housed, not to exceed 30 minors.

460A.1.6 Locked sleeping rooms. Locked sleeping rooms shall be equipped with an individual or combination toilet, wash basin and drinking fountain unless a procedure is in effect to give the minor access to a toilet, wash basin and drinking fountain.

460A.1.7 Single occupancy sleeping rooms. Single occupancy sleeping rooms shall provide the following:

1. A minimum of 63 square feet (5.9 m²) of floor area;
2. A minimum clear ceiling height of 8 feet (2438 mm); and,
3. The door into this room shall be provided with a view panel, a minimum of 144 square inches (92 903 mm²), constructed of security glazing.

460A.1.8 Double occupancy sleeping rooms. Double occupancy sleeping rooms shall provide the following:

1. A minimum of 100 square feet (9.3 m²) of floor area;
2. A minimum clear ceiling height of 8 feet (2438 mm) and a minimum width of 7 feet (2134 mm); and,
3. The door into this room shall be provided with a panel, a minimum of 144 square inches (92 903 mm²), constructed of security glazing.

460A.1.9 Dormitories. Dormitories shall provide the following:

1. A minimum of 50 square feet (4.6 m²) of floor area per minor with the minimum size of a dormitory being 200 square feet (18.6 m²) of floor area and a minimum 8-foot (2438 mm) clear ceiling height;
2. Designed for no fewer than four minors;
3. Dormitories for detained minors in juvenile halls shall be designed for no more than 15 minors;
4. Dormitories in juvenile halls housing minors under court commitments shall be designed for no more than 30 minors; and,
5. Camps shall conform to Items 1 and 2.

460A.1.10 Dayrooms. Dayrooms in juvenile halls shall contain 35 square feet (3.3 m²) of floor area per minor. Dayrooms in camps and special-purpose juvenile halls shall contain 30 square feet (2.8 m²) of floor area per minor. Access must be provided to toilets, wash basins, drinking fountains and showers as specified in Section 460A.2.

460A.1.11 Physical activity and recreation areas. Indoor/outdoor physical activity and recreation areas shall be designed as follows:

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| <ol style="list-style-type: none"> 1. <table border="0" style="margin-left: 20px;"> <tr> <td style="vertical-align: top;"> <table border="0"> <tr> <td style="padding-right: 10px;">Facility Capacity</td> <td></td> </tr> <tr> <td>40 or less</td> <td>Minimum Indoor/
Outdoor Recreation Space</td> </tr> <tr> <td>41 to 274</td> <td>9,000 square feet</td> </tr> <tr> <td></td> <td>225 square feet per minor up to</td> </tr> <tr> <td></td> <td>61,650 square feet</td> </tr> <tr> <td>275 or more</td> <td>61,650 square feet, plus 145 square feet for each minor beyond 274 (up to a maximum of 87,120 square feet)</td> </tr> </table> </td> <td style="vertical-align: top;"> <ol style="list-style-type: none"> 1.1 At least one quarter of the dedicated indoor/outdoor space shall be a paved or like surface. 1.2 The required recreation area shall contain no single dimension less than 40 feet. 2. A portion of the dedicated space for physical activity and recreation shall be out-of-doors and be of sufficient size and equipped in such a manner to allow compliance with Title 15, Section 1371, which requires at least one hour per day of outdoor activity for each detained minor. 3. Lighting of outdoor recreation areas shall be provided to allow for evening activities and to provide security. 4. Access must be provided to a toilet, wash basin and drinking fountain as specified in Section 460A.2. </td> </tr> </table> | <table border="0"> <tr> <td style="padding-right: 10px;">Facility Capacity</td> <td></td> </tr> <tr> <td>40 or less</td> <td>Minimum Indoor/
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460A.1.12 Academic classrooms. There shall be dedicated academic classroom space for every juvenile in every facility. The primary purpose for the academic classroom shall be for education. Each academic classroom shall contain a minimum of 160 square feet (14.9 m²) of floor space for the teachers' desk and work area and a minimum of 28 square feet (2.6 m²) of floor space per minor. A communication system shall be provided in each classroom to allow for immediate response to emergencies. The classroom shall be designed for a maximum of 20 minors.

460A.1.13 Safety room. A safety room shall:

1. Contain a minimum of 63 square feet (5.9 m²) of floor area and a minimum clear ceiling height of 8 feet (2438 mm);
2. Be limited to one minor;
3. Be padded as specified in Section 460A.2.7;
4. Provide one or more vertical view panels constructed of security glazing. These view panels shall be no more than 4 inches (102 mm) wide nor less than 24 inches (610 mm) long, which shall provide a view of the entire room;
5. Provide an audio monitoring system as specified in Section 460A.1.22; and,
6. Provide access to a toilet, wash basin and drinking fountain as specified in Section 460A.2.

460A.1.14 Medical examination room. There must be a minimum of one suitably equipped medical examination room in every juvenile facility. Medical examination rooms shall provide the following:

1. Space for carrying out routine medical examinations and emergency care and used for no other purpose;
2. Privacy for minors;
3. Lockable storage space for medical supplies;
4. Not less than 144 square feet (13.4 m²) of floor space with no single dimension less than 7 feet (2134 mm);
5. Hot and cold running water; and,
6. Smooth, nonporous, washable surfaces.

460A.1.15 Pharmaceutical storage. Provide lockable storage space for medical supplies and pharmaceutical preparations as specified by Title 15, Section 1438.

460A.1.16 Dining areas. Dining areas in juvenile facilities shall contain a minimum of 15 square feet (1.4 m²) of floor space and sufficient tables and seating for each person being fed. Persons being fed include minors, staff and visitors. Dining areas shall not contain toilets or showers in the same room without appropriate visual barrier.

460A.1.17 Visiting space. Space shall be provided in all juvenile facilities for visiting.

460A.1.18 Institutional storage. One or more storage rooms shall be provided to accommodate a minimum of 80 cubic feet (2.3 m³) of storage space per minor. Items to be stored shall be institutional clothing, bedding, supplies and activity equipment.

460A.1.19 Personal storage. Each minor in a juvenile facility shall be provided with a minimum of 9 cubic feet (0.25 m³) of secure storage space for personal clothing and belongings.

460A.1.20 Safety equipment storage. In all juvenile facilities, a secure area shall be provided for the storage of safety equipment, such as fire extinguishers, self-contained breathing apparatus, wire and bar cutters, emergency lights, etc.

460A.1.21 Janitorial closet. In all juvenile facilities, at least one securely lockable janitorial closet, containing a mop sink and sufficient area for the storage of cleaning implements, must be provided within the security area of the facility.

460A.1.22 Audio monitoring system. In safety rooms, locked holding rooms, locked sleeping rooms, single and double occupancy rooms and dormitories of juvenile halls and in locked sleeping rooms and single occupancy rooms of secure camps, there

must be an audio monitoring system capable of actuation by the minor that alerts personnel.

460A.1.23 Emergency power. There shall be a source of emergency power in all juvenile facilities capable of providing minimal lighting in all living units, activities areas, corridors, stairs, and central control points, and to maintain fire and life safety, security, communications and alarm systems. Such an emergency power source shall conform to the requirements specified in Title 24, Part 3, Article 700, California Electrical Code, California Code of Regulations.

460A.1.24 Confidential interview room. Confidential interview rooms shall contain a minimum of 60 square feet (5.6 m²) of floor area. In juvenile halls there shall be a minimum of one suitably furnished interview room for each 30 minors. In camps there shall be a minimum of one suitably furnished interview room for each facility. This interview room shall provide for confidential consultation with minors.

460A.1.25 Special-purpose juvenile halls. Special-purpose juvenile halls shall conform to all minimum standards for juvenile facilities contained in this section with the following exceptions:

1. Physical activity and recreation areas as specified in Section 460A.1.11;
2. Academic classrooms as specified in Section 460A.1.12;
3. Medical examination room as specified in Section 460A.1.14; and,
4. Dining areas as specified in Section 460A.1.16.

460A.1.26 Court holding room for minors. A court holding room shall:

1. Contain a minimum of 10 square feet (0.93 m²) of floor area per minor;
2. Be limited to no more than 16 minors;
3. Provide no less than 40 square feet (3.7 m²) of floor area and have clear ceiling height of 8 feet (2438 mm) or more;
4. Contain seating to accommodate all minors as specified in Section 460A.2.8;
5. Contain a toilet, wash basin and drinking fountain as specified in Section 460A.2; and,
6. Maximize visual supervision of minors by staff.

460A.2 Design Criteria for Furnishings and Equipment.

460A.2.1 Toilet/urinals. In living units, toilets must be available in a ratio to minors as follows:

- | | |
|-------------------------|------------|
| 1. Juvenile halls | 1:6; |
| 2. Camps | 1:10; and, |
| 3. Locked holding rooms | 1:8. |

One toilet and one urinal may be substituted for every 15 males.

NOTE: Toilet areas shall provide modesty for the minor without mitigating staff's ability to supervise.

460A.2.2 Wash basins. In living units, wash basins must be available in a ratio to minors as follows:

- | | |
|-------------------------|------------|
| 1. Juvenile halls | 1:6; |
| 2. Camps | 1:10; and, |
| 3. Locked holding rooms | 1:8. |

Wash basins must be provided with hot and cold or tempered water.

460A.2.3 Drinking fountains. In living areas and indoor and outdoor recreation areas, drinking fountains must be accessible to minors and to staff.

1. The drinking fountain bubbler shall be on an angle which prevents waste water from flowing over the drinking bubbler; and,
2. The water flow shall be actuated by a mechanical means.

460A.2.4 Showers. In living units, showers shall be available to all minors on a ratio of at least one shower or bathtub to every six minors. Showers shall be provided with tempered water.

NOTE: Shower areas shall provide privacy for the minor without mitigating staff's ability to supervise.

460A.2.5 Beds. Beds shall be at least 30 inches (762 mm) wide and 76 inches (1930 mm) long and be of the pan bottom type or constructed of concrete. Beds shall be at least 12 inches (305 mm) off the floor and spaced no less than 36 inches (914 mm) apart measured from any side of the bed. Beds placed at right angles may share a common corner but cannot overlap. Bunk beds must have not less than 33 inches vertically between the pan bottoms. In secure facilities, the bunks shall be securely anchored to the floor and/or wall.

460A.2.6 Lighting. Lighting in locked sleeping rooms, single occupancy rooms, double occupancy rooms, dormitories, day-rooms and activity areas shall provide not less than 20 footcandles (216 lx) of illumination at desk level. Night lighting is required in these areas to provide good visibility for supervision and be conducive to sleep.

460A.2.7 Padding. In safety rooms, padding shall cover the entire floor, door, walls and everything on the walls to a clear height of 8 feet (2438 mm). Benches or platforms are not to be placed on the floor of this room.

All padded rooms must be equipped with a tamper-resistant fire sprinkler as approved by the state fire marshal. All padding must be:

1. Approved for use by the state fire marshal;
2. Nonporous to facilitate cleaning;
3. At least $\frac{1}{2}$ inch (12.7 mm) thick;
4. Of a unitary or laminated construction to prevent its destruction by teeth, hand tearing or small metal objects;
5. Firmly bonded to all padded surfaces to prevent tearing or ripping; and,
6. Without any exposed seams susceptible to tearing or ripping.

460A.2.8 Seating. Seating shall be designed to the level of security. When bench seating is used, 18 inches (457 mm) of bench is seating for one person.

460A.2.9 Weapons lockers. Weapons lockers are required in all secure juvenile facilities and shall be located outside the security perimeter of the facility. Personnel shall not bring any weapon into the security area. Weapons lockers shall be equipped with individual compartments, each with an individual locking device.

Division VIII—BOARD OF CORRECTIONS

SECTION 470A [FOR BOC] — LOCAL DETENTION FACILITIES

470A.1 Definitions.

BOARD OF CORRECTIONS means the State Board of Corrections, which acts by and through its executive officer, deputy directors and field representatives.

LIVING AREAS means those areas of a facility utilized for the day-to-day housing and activities of inmates. These areas do not include special-use cells such as sobering, safety and holding or staging cells normally located in receiving areas.

LOCAL DETENTION FACILITY means any city, county, city and county, or regional jail, camp, court holding facility or other correctional facility, whether publicly or privately operated, and court holding facility used for the confinement of adults or of both adults and minors, but does not include that portion of a facility for the confinement of both adults and minors which is devoted only to the confinement of minors. The types of local detention facilities are as follows:

Court Holding Facility means a local detention facility constructed within a court building after January 1, 1978, used for the confinement of persons solely for the purpose of a court appearance for a period not to exceed 12 hours.

Temporary Holding Facility means a local detention facility constructed after January 1, 1978, used for the confinement of persons for 24 hours or less pending release, transfer to another facility or appearance in court.

Type I Facility means a local detention facility used for the detention of persons usually pending arraignment for not more than 96 hours, excluding holidays, after booking. Such a Type I facility may also detain persons on court order either for their own safe-keeping or sentenced to a city jail as an inmate worker, and may house inmate workers sentenced to the county jail provided such placement in the facility is made on a voluntary basis on the part of the inmate. As used in this section, an inmate worker is defined as a person assigned to perform designated tasks outside of his or her cell or dormitory, pursuant to the written policy of the facility, for a minimum of four hours each day on a five-day scheduled work week.

Type II Facility means a local detention facility used for the detention of persons pending arraignment, after arraignment, during trial and upon a sentence of commitment.

Type III Facility means a local detention facility used only for the detention of convicted and sentenced persons.

Type IV Facility means a local detention facility or portion thereof designated for the housing of inmates eligible, under Penal Code Section 1208, for work/education furlough and/or other programs involving inmate access into the community.

RATED CAPACITY means the number of inmate occupants for which a facility's single- and double-occupancy cells or dormitories, except those dedicated for medical or disciplinary isolation housing, were planned and designed in conformity to the standards and requirements contained herein and in Title 15, C.C.R.

470A.2 Design Criteria for Required Spaces.

470A.2.1 Reception and booking. Facilities where booking and housing occur shall have the following space and equipment:

1. Weapons locker as specified in Section 470A.3.12.
2. A cell or room for the confinement of inmates pending their booking, complying with Section 470A.2.2.

3. A sobering cell as described in Section 470A.2.4 if intoxicated, inmates who may pose a danger to themselves or others are held. For those facilities that accept male and female intoxicated inmates, two sobering cells shall be provided.

4. Access to a shower within the secure portion of the facility.
5. Provide access to a secure vault or storage space for inmate valuables.
6. A safety cell or cells as described in Section 470A.2.5 if the program statement identifies the need for such a cell.
7. Telephones which are accessible to the inmates.
8. Unobstructed access to hot and cold running water for staff use.

470A.2.2 Temporary holding cell or room. A temporary holding cell or room shall:

1. Contain a minimum of 10 square feet (0.93 m²) of floor area per inmate;
2. Be limited to no more than 16 inmates;
3. Be no smaller than 40 square feet (3.7 m²) and have a clear ceiling height of 8 feet (2438 mm) or more;
4. Contain seating to accommodate all inmates as required in Section 470A.3;
5. Contain a toilet, wash basin and drinking fountain as specified in Section 470A.3;
6. Maximize visual supervision of inmates by staff; and
7. When located in a temporary holding facility, the cell or room shall be equipped with a bunk if inmates are to be held longer than 12 hours.

470A.2.3 Temporary staging cell or room. A temporary staging cell or room shall:

1. Be constructed for the purpose of holding inmates who have been classified and segregated in accordance with Sections 1050 and 1053 of Title 15, Division 1, California Code of Regulations.
2. Be limited to holding inmates up to four hours.
3. Be limited to no more than 80 inmates.
4. Contain a minimum of 10 square feet (0.93 m²) of floor area per inmate and a clear ceiling height of 8 feet (2438 mm) or more.
5. Be no smaller than 160 square feet (14.9 m²).
6. Contain seating to accommodate all inmates as required in Section 470A.3.
7. Contain toilet, wash basin and drinking fountain as specified in Section 470A.3.
8. Maximize visual supervision of inmates by staff.

470A.2.4 Sobering cell. A sobering cell shall:

1. Contain a minimum of 20 square feet (1.9 m²) of floor area per inmate;
2. Be limited to 8 inmates;
3. Be no smaller than 60 square feet (5.6 m²) and have a clear ceiling height of 8 feet (2438 mm) or more;
4. Contain a water closet, wash basin and drinking fountain as specified in Section 470A.3;
5. Have padded partitions located next to toilet fixture in such a manner that they provide support to the user;
6. Maximize visual supervision of inmates by staff; and

- 7. Be padded on the floor as specified in Section 470A.3.
- 8. Have accessible a shower in the secure portion of the facility.

470A.2.5 Safety cell. A safety cell shall:

- 1. Contain a minimum of 48 square feet (4.5 m²) of floor area with no one floor dimension being less than 6 feet (1829 mm) and a clear ceiling height of 8 feet (2438 mm) or more;
- 2. Be limited to one inmate;
- 3. Contain a flushing ring toilet, capable of accepting solid waste, mounted flush with the floor, the controls for which must be located outside of the cell;
- 4. Be padded as specified in Section 470A.3;
- 5. Be equipped with a variable intensity, security-type lighting fixture which is inaccessible to the inmate occupant, control of which is located outside of the cell; and
- 6. Provide one or more vertical view panels not more than 4 inches (102 mm) wide nor less than 24 inches (610 mm) long which shall provide a view of the entire room; and
- 7. Provide a food pass with lockable shutter, no more than 4 inches (102 mm) high, and located between 26 inches (660 mm) and 32 inches (813 mm) as measured from the bottom of the food pass to the floor.
- 8. Any wall or ceiling mounted devices must be inaccessible to the inmate occupant.

470A.2.6 Single-occupancy cells. Single-occupancy cells shall:

- 1. Have a maximum capacity of one inmate;
- 2. Contain a minimum of 60 square feet (5.6 m²) of floor area in Type I facilities and 70 square feet (6.5 m²) of floor area in Type II and Type III facilities;
- 3. Have a minimum clear ceiling height of 8 feet (2438 mm) and a minimum width of 6 feet (1829 mm);
- 4. Contain a toilet, wash basin and drinking fountain as specified in Section 470A.3; and
- 5. Contain a bunk, desk and seat as specified in Section 470A.3.

EXCEPTION: A Type I facility does not require a desk and seat.

470A.2.7 Double-occupancy cells. Double-occupancy cells shall:

- 1. Have a maximum capacity of two inmates;
- 2. Contain a minimum of 60 square feet (5.6 m²) of floor area in Type I facilities and 70 square feet (6.5 m²) of floor area in Type II and Type III facilities;
- 3. Have a minimum clear ceiling height of 8 feet (2438 mm) and a minimum width of 6 feet (1829 mm);
- 4. Contain a toilet, wash basin and drinking fountain as specified in Section 470A.3; and
- 5. Contain two bunks, and at least one desk and seat as specified in Section 470A.3.

EXCEPTION: A Type I facility does not require a desk and seat.

470A.2.8 Dormitories. Dormitories shall:

- 1. Contain a minimum of 50 square feet (4.7 m²) of floor area per inmate for a single-bed unit; a minimum of 70 square feet (7 m²) for a double-bed unit; and a minimum of 90 square feet for a triple-bed unit and have a minimum ceiling height of 8 feet (2438 mm);
- 2. Be designed for no more than 64 inmates and no less than four inmates;

3. Provide access to toilets separate from the wash basin and drinking fountains as specified in Section 470A.3; and

4. In other than Type I facilities, provide secure storage of personal items and clothing for each occupant.

470A.2.9 Dayrooms. Dayrooms or dayroom space shall:

- 1. Contain 35 square feet (3.3 m²) of floor area per inmate;
- 2. Contain tables and seating to accommodate the maximum number of inmates allowed access at a given time;
- 3. Provide access to toilets, wash basins and drinking fountains as specified in Section 470A.3;
- 4. Provide access to a shower or showers as specified in Section 470A.3; and
- 5. Be provided to all inmates in Type II and Type III facilities (except those housed in special-use cells) and to inmate workers in Type I facilities.

Dayroom space as described in this section may be a part of a single occupancy cell used for administrative segregation or a dormitory, in which case the floor area of the cell or a dormitory must be increased by the square footage required for the dayroom.

470A.2.10 Exercise area. An outdoor exercise area or areas must be provided in every Type II and Type III facility. The minimum clear height must be 15 feet (4572 mm) and the minimum number of square feet of surface area will be computed by multiplying 80 percent of maximum rated population by 50 square feet (4.7 m²) and dividing the result by the number of one-hour exercise periods per day.

There must be at least one exercise area of not less than 600 square feet (55.7 m²). The design shall facilitate security and supervision appropriate to the level of custody.

The exercise area must contain or provide free access to a toilet, wash basin, and drinking fountain as provided in Section 470A.3.

Type IV facilities shall have an outdoor recreation area or access to community recreation facilities.

470A.2.11 Correctional program/multipurpose space. An area for correctional programming must be provided in every Type II and Type III facility. The program area and furnishings shall be designed to meet the needs specified by the facility's program statement.

Type IV facilities shall have multipurpose space for games and activities, dining, visiting, TV meetings, and quiet space for study and reading, such that activities do not conflict with each other.

470A.2.12 Medical examination room. There must be a minimum of one suitably equipped medical examination room in every facility which provides on-site health care. The examination room shall be designed in consultation with the responsible physician/health authority. Such a medical examination room shall:

- 1. Be located within the security area and provide for privacy of the inmates;
- 2. Provide not less than 100 square feet (9.3 m²) of floor space with no single dimension less than 7 feet (2134 mm); and
- 3. Provide hot and cold running water.
- 4. Provide lockable storage for medical supplies.
- 5. Any room where medical procedures are provided must be equipped with hot and cold running water.

470A.2.13 Pharmaceutical storage space. Provide lockable storage space for medical supplies and pharmaceutical preparations as referenced by Title 15, California Code of Regulations, Section 1216.

470A.2.14 Medical care housing. There shall be some means to provide medical care and housing of ill and/or infirm inmates. When the program statement for a Type II or Type III facility indicates that medical care housing is needed, such housing must provide lockable storage space for medical instruments and must be located within the security area of the facility accessible to both female and male inmates, but not in the living area of either. The medical care housing unit shall be designed in consultation with the health authority. Medical/mental health areas may contain other than single occupancy cells.

If negative pressure isolation rooms are being planned, they shall be designed to recognized industry standards.

470A.2.15 Reserved.

470A.2.16 Commissary. In all Types II, III and IV facilities, except where community access is available, there shall be provision made for inmates to purchase items. When commissary supplies are kept within the security perimeter of a facility, an area shall be provided for the secure storage of the stock for such inmate canteen items.

470A.2.17 Dining facilities. In all Types II, III and IV facilities which serve meals, dining areas shall be provided which will allow groups of inmates to dine together. Such dining areas shall not contain toilets, wash basins or showers in the same room without appropriate visual barrier. Wherever the facility contains a central dining room or rooms, it shall contain a minimum of 15 square feet (1.4 m²) of floor space and sufficient tables and seating for each inmate being fed.

470A.2.18 Visiting space. Space shall be provided in all Types I, II, III and IV facilities for visiting.

470A.2.19 Safety equipment storage. A secure area shall be provided for the storage of safety equipment such as fire extinguishers, self-contained breathing apparatus, wire and bar cutters, emergency lights, etc.

470A.2.20 Janitors' closet. In Type II facilities, at least one securely lockable janitors' closet with sufficient area for the storage of cleaning implements and supplies must be provided within the security areas of the facility. A mop sink shall also be available within the security area of the facility. In court holding, temporary holding, Types I, III and IV facilities, the closet need not be in the security area.

470A.2.21 Storage rooms. One or more storage rooms shall be provided to accommodate a minimum of 80 cubic feet (2.3 m³) of storage area per inmate for inmate clothing and personal property, institutional clothing, bedding and supplies. Court holding, temporary holding and Type I facilities may be excluded from the storage space requirement for personal and institutional clothing unless clothing is issued.

470A.2.22 Audio monitoring system. In court holding, temporary holding, Type I and Type II facilities, and in Type III facilities housing inmates classified higher than minimum security, there must be an inmate- or sound-actuated audio monitoring system which is capable of alerting personnel stationed in a central control point.

470A.2.23 Laundry facilities. In Type IV facilities, provision shall be made for washing and drying personal clothing by machines, either in the facility or in the community, if access is permitted for same.

470A.2.24 Emergency power. There shall be a source of emergency power in all detention facilities capable of providing minimal lighting in all housing units, activities areas, corridors, stairs

and central control points, and to maintain fire and life safety, security, communications and alarm systems. Such an emergency power source shall conform to the requirements specified in Title 24, Part 3, Article 700, California Electrical Code, California Code of Regulations.

470A.2.25 Confidential interview rooms. There must be a minimum of one suitably furnished interview room for confidential interviews in every facility which provides on-site health care. The interview room shall be designed in consultation with responsible custodial staff and health care staff. Such an interview room shall:

1. Be located within the security area accessible to both female and male inmates; and
2. Provide not less than 70 square feet (6.5 m²) of floor space with no single dimension less than 6 feet (1829 mm).

470A.2.26 Attorney interview space. All facilities except Type IV facilities shall include attorney interview areas which provide for confidential consultation with inmates.

EXCEPTION: The design of court holding and temporary holding facilities shall include the following required spaces from Section 470A.2.2, 470A.2.19, 470A.2.20, 470A.2.21, 470A.2.22, 470A.2.24 and 470A.2.26.

470A.3 Design Criteria for Furnishings and Equipment. Furnishings and equipment shall be as follows:

470A.3.1 Toilets/urinals.

1. Toilets/urinals must be provided in single occupancy cells and double occupancy cells.
2. In dormitories, toilets/urinals must be provided in a ratio to inmates of 1:10.
3. Toilets/urinals must be accessible to the occupants of dayrooms and exercise areas.
4. In temporary holding cells and temporary staging cells toilets/urinals must be provided in a ratio to inmates of 1:16.
5. In sobering cells toilets/urinals must be provided in a ratio to inmates of 1:8.
6. One urinal or two feet of urinal trough may be substituted for each toilet up to one third of the total number of toilets required, except in those facilities or portions thereof used for females.

NOTE: Toilet areas shall provide modesty for inmates with staff being able to visually supervise.

470A.3.2 Wash basins.

1. Wash basins must be provided in single occupancy cells and double occupancy cells.
2. In dormitories, wash basins must be provided in a ratio to inmates of 1:10.
3. Wash basins must be accessible to the occupants of dayrooms and exercise areas.
4. In temporary holding cells and temporary staging cells, wash basins must be provided in a ratio to inmates of 1:16.
5. In sobering cells, wash basins must be provided in a ratio to inmates of 1:8.
6. Wash basins must be provided with hot and cold or tempered water.
7. Two feet of wash basin trough may be substituted for each basin required.

470A.3.3 Drinking fountains. There must be a minimum of one drinking fountain in every single-occupancy cell, double occupancy cell, dormitory, temporary holding cell, temporary staging cell, sobering cell and be accessible to the occupants of dayrooms

and exercise areas. Additional drinking fountains shall be located in other areas of the facility so that drinking water will be available to inmates and staff. Such drinking fountains must meet the following minimum health requirements:

1. The drinking fountain bubbler shall be on an angle which prevents waste water from flowing over the drinking fountain bubbler.
2. Water flow shall be actuated by mechanical means.

470A.3.4 Showers must be available to all inmates on a ratio of at least one shower to every 20 inmates or fraction thereof and must provide hot and cold water or tempered water. Shower stalls/shower areas must be designed and constructed of materials which are impervious to water and soap so they may be easily cleaned.

NOTE: Shower areas shall provide modesty for inmates with staff being able to visually supervise.

470A.3.5 Beds must be elevated off the floor, have a solid bottom, and a sleeping surface of at least 30 inches (762 mm) wide and 76 inches (1930 mm) long. Multiple beds must have a minimum of 21 inches (533 mm) between bed pans. Except in minimum security areas, beds must be securely fastened to the floor or the wall.

470A.3.6 Lighting. Lighting in housing units, dayrooms and activity areas must be sufficient to permit easy reading by a person with normal vision, and shall not be less than 20 footcandles (215.2 lx) at desk level and in the grooming area. Lighting shall be centrally controlled and/or occupant controlled in housing cells or rooms. Night lighting in these areas shall be sufficient to give good visibility for purposes of supervision. In minimum-security areas, lighting may be supplied by ordinary lighting fixtures, and in areas of higher security, light fixtures must be of secure design.

470A.3.7 Windows. In housing areas of higher than minimum security, windows which are constantly accessible to inmates for escape must be designed and constructed so that if broken out, the net area accessible for escape is no greater than 5 inches (127 mm) in one dimension.

470A.3.8 Cell padding. In sobering cells, the floor and partition shall be padded. In safety cells, padding must cover the entire floor, doors, and walls and everything on them to a clear height of 8 feet (2438 mm).

All such padded cells must be equipped with a tamper-resistant fire sprinkler as approved by the state fire marshal. All padding must be:

1. Approved for use by the state fire marshal;
2. Nonporous to facilitate cleaning;
3. At least 1/2-inch (12.7 mm) thick;
4. Of a unitary or laminated construction to prevent its destruction by teeth, hand tearing or small metal objects;
5. Firmly bonded to all padded surfaces to prevent tearing or ripping; and
6. Without any exposed seams susceptible to tearing or ripping.

470A.3.9 Mirrors. A mirror of a material appropriate to the level of security must be provided near each wash basin specified in these regulations.

470A.3.10 In temporary holding and temporary staging cells, seating must be securely fixed to the floor and/or wall. When bench seating is used, 18 inches (457 mm) of bench is seating for one person.

470A.3.11 Table/seat. In single- and double-occupancy cells, a table and seat for the purpose of writing and dining shall be provided.

EXCEPTION: A Type I facility does not require a table and a seat.

470A.3.12 Weapons locker. A secure weapons locker shall be located outside the security perimeter of the facility such that no officer shall bring into the security area any weapon. Such weapons lockers shall be equipped with individual compartments, each with an individual locking device. Weapons lockers are required in temporary and court holding facilities and in all facilities of higher than minimum security.

EXCEPTION: The design of court holding and temporary holding facilities shall include the design criteria for furnishings and equipment from Section 470A.3.1, 470A.3.2, 470A.3.3, 470A.3.6, 470A.3.10 and 470A.3.12.

470A.4 Enclosure of Vertical Openings. Elevator shafts, vent shafts and other vertical openings shall be enclosed, and the enclosure shall be as set forth in Chapter 7.

470A.5 Fire-extinguishing Systems. Automatic fire-extinguishing systems, standpipes and basement pipe inlets shall be installed when and as required by Chapter 9.

470A.6 Existing Group I Occupancies. Existing buildings housing existing protective social-care homes or facilities established prior to the effective date of these regulations may have their use continued if they conform, or are made to conform, to the following provisions.

470A.6.1 Use of floors. The use of floor levels in buildings of Type III, IV or V nonfire-rated construction may be as follows:

Nonambulatory—first floor only;

Ambulatory—not higher than the third-floor level, provided walls and partitions are constructed of materials equal in fire-resistive quality to that of wood lath and plaster in good repair and all walls are firestopped at each floor level.

470A.6.2 Enclosure of exits and vertical openings. Except for two-story structures housing ambulatory guests, all interior stairs shall be enclosed in accordance with Chapter 10. In lieu of stairway enclosures, floor separations or smoke barriers may be provided in such a manner that fire and smoke will not spread rapidly to floors above or otherwise impair exit facilities. In these instances, floor separations or smoke barriers shall have a fire resistance equal to not less than 1/2-inch (12.7 mm) gypsum wall board on each side of wood studs with openings protected by not less than a 1 3/4-inch (44.5 mm) solid bonded wood-core door of the self-closing type. All other vertical openings shall be enclosed in accordance with the provisions of Chapter 7.

470A.6.3 Exit access. Each floor or portion thereof of buildings used for the housing of existing protective social-care homes or facilities shall have access to not less than two exits in such a manner as to furnish egress from the building or structure in the event of an emergency substantially equivalent to the provisions of Chapter 10.

470A.6.4 Corridor openings. Openings from rooms to interior corridors shall be protected by not less than 1 3/4-inch (44.5 mm) solid-bonded wood-core doors. Transoms and other similar openings shall be sealed with materials equivalent to existing corridor wall construction.

470A.6.5 Interior wall and ceiling finishes shall conform to the requirements for a Group R, Division 1 Occupancy as specified in Chapter 8.

470A.6.6 Automatic sprinkler systems shall be installed in existing protective social-care occupancies in accordance with the provisions of Section 1003.3.4.

470A.6.7 Fire alarm systems. Automatic fire alarm systems shall be installed in existing protective social-care homes or facilities in accordance with the provisions of Section 1005.3.3.

EXCEPTION: When an approved automatic sprinkler system conforming to Section 1003.3.4 is installed, a separate fire alarm system as specified in this subsection need not be provided.

TABLE 470A-A—REQUIRED SPACES AND EQUIPMENT IN LOCAL DETENTION FACILITIES

	TYPE I	TYPE II	TYPE III	TYPE IV	COURT HOLDING	TEMP. HOLDING
Reception/booking	x	x				*
temporary holding cells or room	x	x	*	*	x	x
Detoxification cell	*	x				*
Safety cell	*	*				
Single-occupancy cell	x	x	*			
Dormitories	*	*	x	x		
Dayroom	*	x	x			
Exercise area		x	x	x ¹		
Shower area/delousing room	x	x				*
Program/multipurpose space		x	x	x		
Medical exam room ²		x	x			
Pharmaceutical storage space	x	x	x	x		*
Medical care housing		*	*			
Hair care space		x	x			
Commissary ³		x	x	x ³		
Dining facility ⁴	*	x	x	*		
Visiting space	x	x	x	x		
Attorney interview space	x	x	x		x	x
Confidential interview rooms		x ²	*			
Safety equipment storage	x	x	x	x	x	x
Janitor closet	x	x ⁵	x	x	x	x
Storage rooms	x	x	x	x	x	x
Audio/video-monitoring system	x	x	x ⁶	*	x	x
Laundry facility				x ⁷		
Fire-detection alarm system	x	x	x	x	x	x
Emergency power	x	x	x	x	x	x

x—Required

*—Required when program statement identifies need.

¹Not required if community recreation facilities are available.

²Not required if the inmate population is less than 25.

³Not required if community access is available.

⁴Not required if meals are served in dayroom.

⁵Must be securely lockable and located within the security area.

⁶Required in areas housing prisoners of higher than minimum security.

⁷Not required if community access is permitted.

HISTORY NOTE APPENDIX

CALIFORNIA BUILDING CODE

(Title 24, Part 2, California Code of Regulations)

For prior history, see the History Note Appendix to the *California Building Code*, 1998 Triennial Edition published in December 1998 and effective July 1, 1999.

1. (DSA/SS 2/01) Adoption of necessary structural safety amendments to the 1998 California Building Code (CCR Title 24, Part 2) for public schools, community colleges and state-owned or state-leased essential service buildings. Approved by the Building Standards Commission on September 25, 2001 and effective on November 1, 2002.

2. (OSHPD 2/01) Adoption of the material and structural standards of the 1997 Uniform Building Code with necessary amendments (CCR, Title 24, Part 2) for hospital buildings and correctional treatment centers. Approved by the Building Standards Commission on September 25, 2001 and effective on November 1, 2002.

3. (HCD 1/01) Adoption of amendments to the California Building Code (CCR, Title 24, Part 2) for hotels, motels, lodging houses, apartment houses, dwellings, employee housing, factory-built housing, and permanent building and accessory buildings in mobile home parks and special occupancy parks. Approved by the Building Standards Commission on November 28, 2001 and effective on November 1, 2002.

4. (SFM 1/01) Adoption of various amendments to the fire and panic safety standards in the California Building Code (CCR, Title 24, Part 2) for State Fire Marshal regulated occupancies. Approved by the Building Standards Commission on November 28, 2001 and effective on November 1, 2002.

5. Errata October 1, 2002:

Page 1-xvi.4: Add diamonds “◆” under HCD 1 & 2 for Sections 106.3.3.1 – 106.3.3. CA. Add diamond “◆” under HCD 2 for Section 109.

Page 1-xvi.5: Add “x” under HCD 1 for Section 209-H CA.

Page 1-xvi.7: Insert lines for Sections 310.1 CA and 310.7 CA and insert an “x” under HCD 1 in both lines

Page 1-xvi.11: In Chapter 5 matrix table add an “x” under HCD 1 for Section 505.2-505.3 UBC.

Page 1-xvi.17: Under HCD 1/AC remove “x” from Section 1120A.5.5.8 CA.

Page 1-xvi.25: Delete entire row for Section 3003.4.6.1a.

Page 1-xvi.28: In Chapter 33 matrix table, under HCD 1/AC delete “x” for “Adopt entire UCB chapter without amendments”. Revise row shown as 3301 CA to 3301.1 CA In Chapter 34 matrix table under HCD 1 add an “x” for 3401.1 CA.

Page 1-xvi.33: Revise Section 3305A CA to read 3305a CA.

Page 1-xvi.34: In Chapter 16 matrix remove “x” under HCD 1/AC for “Adopt entire UBC chapter without amendments”.

Page 1-1: In the 6th and 12th lines under [For HCD 1 & HCD 2] Section 17958, add a “,” after the word “add”.

Page 1-2: In Section 101.11 correct the 3rd line to read “.. of the Health and Safety Code Section is repeated here for clarity ...”. Revise Section 101.12 title to “101.12 [For HCD 1 & HCD 2,

SFM, BSC] Local Variances”. In Section 101.14 delete “[for HCD 1 & HCD 2]” from the last line.

Page 1-4 At the end of Section 101.17.9, add “Enforcing Agency, Authority Cited, and Reference. In Section 101.17.9.1, revise Application to read “-Covered multifamily...”

Page 1-5: In Section 101.17.10, starting in the 4th line, add a “.” After “operator” and delete “or other local agencythrough 18700.”. Replace Enforcing Agency language with new.

Page 1-6: In Section 101.17.13 under 3. OSHPD 3 revise “Application-Clinics” to read “Application-Licensed Clinics”

Page 1-6.2: Revise Section 102.2.2 title to “102.2.2 [For HCD 1] Employee housing”. In the last line revise “Section 6000” to “Section 600.” In Section 103.2.1, in the 2nd line add a “,” after “Title 25”.

Page 1-6.3: Revise Section 104.2.1.1.2 title to “104.2.1.1.2 [For HCD 2] General-Mobilehome park act”. Revise Section 104.2.1.1.3 title to “104.2.1.1.3 [For HCD 1] General-Employee housing act”. Revise Section 104.2.1.1.4 title to “104.2.1.1.4 [For HCD 1] General-Factory-built housing”. In Section 104.2.3.1, revise reference to “... Subsections 17050 (I), 17970 ...” to “... Subsections 17050(i), 17970 ...”

Page 1-6.5: Revise Section 105.1.1 title to “105.1.1 [FOR SFM] Right to appeal.”

Page 1-8: In Section 203-B revise “[For DSA/AC, HCD 1 & HCD 2]” to “[For DSA/AC, HCD 1 & HCD 2, SFM, DSA/AC]”. In the 2nd line, delete “[for SFM]” and in the 3rd and 4th lines delete “[for DSA/AC, SFM]”.

Page 1-9: In Section 204-C under [For HCD 1 & HCD 2 Cellular Concrete in the 3rd line revise “which” to “that”. Revise “C.F.R.” to “[For HCD 1 & HCD 2] C.F.R.” and, revise Washington, DC Zip to 20402-9325.

Page 1-10: In Section 206-E under Emergency Control Station [For HCD 1 & HCD 2, DSA/AC] ENFORCING AGENCY add “OSHPD 1, 2, 3 & 4” after “DSA/AC”.

Page 1-12.3: Under PROTECTIVE MEMBRANE [For HCD 1 & HCD 2, DSA/AC] PUBLIC ACCOMODATION, revise 9. to read “Places of public recreation”. Under Examples of Public Accommodations ..., in number 1. add “public” before the word “lodging”.

Page 1-12.5: In Section 221-T under [For HCD 1 & HCD 2] TESTING AGENCY, revise the second line to read “... the applicable sub-section of ...”

Page 1-29: Between the horizontal bars in the right column revise “308.10.1 [For SFM] Smoke Detectors” to “308.10.1 [For SFM] Smoke detectors”

Page 1-33: Revise the Section 310.9.1 title to “310.9.1 Smoke alarms.”

Page 1-40.5: In footnote number 6, revise “25 lb” to “25 lbs.” in both locations.

Page 1-45: Revise Section 403.13.2 title to “403.13.2 New construction.” Revise Section 403.14.2 title to “403.14.2 Fire escapes.” Revise Section 403.14.3 title to “403.14.3 Protection of exterior openings.” Revise Section 403.14.4 title to “403.14.4 Locking stairway doors.” Revise Section 403.15.2 title to “403.15.2 Opening protection.”

Page 1-50.14: Revise **Section 420A.9.1** title to “**420A.9.1 Floor finishes.**”

Page 1-50.15: Revise **Section 420A.9.2** title to “**420A.9.2 Wall bases.**” Revise **Section 420A.14.1** title to “**420A.14.1 Patient bedrooms.**”

Page 1-50.19: Revise **Section 420A.24.2** title to “**420A.24.2 Minimum requirements.**”

Page 1-50.25: Revise **Section 421A.7.2** title to “**421A.7.2 Intermediate-care-facilities.**”

Page 1-50.26: Revise **Section 422A.6.2** title to “**422A.6.2 Pocket doors.**”

Page 1-50.31: Revise **Section 424A.12.6** title to “**424A.12.6 Observation rooms.**”

Page 1-50.35: Revise **Section 431A.6.2** title to “**431A.6.2 Location on property.**”

Page 1-75: At the 1st lines of **Sections 713.10.1** and **713.10.2** add the margin tape “L”.

Page 1-96: Revise **Section 904.2.11** title to “**904.2.11 [For SL] Public libraries.**” Revise **Section 904.2.11.2** title to “**904.2.11.2 [For SL] Signaling system.**”

Page 1-105: Following **Section 1003.1** add *Notes: 1 [For HCD 1 & HCD 1/AC], 2. [For HCD 1/AC], 3. [For HCD 2] and 4. [For HCD 2].*

Page 1-107: Revise **Section 1003.2.8.6** to “**1003.2.8.6 [For DSA/AC & SFM] Tactile exit signage.**”

Page 1-108: In **Section 1003.3.1.6** revise reference to “Chapter 11” to “Chapter 11A”.

Page 1-109: In **Section 1003.3.1.10** delete the words “*Section 1007.2.14 of*” from the second last line of the first paragraph.

Page 1-126: In **Section 1007.6.3.3.1** revise *Division 2.3.1.1 to Division 2.3.1.* At “*In Group R, Division 2.3 and Group R Division 2.3.1 buildings*” add previously omitted double bar margin tape for first line only to designate a change in the California language from the 1998 edition.

Page 1-134.1: In **SECTION 1101A [For HCD 1/AC] – Scope** in the last line delete “that” and insert “which”. Move Section number “**1102A.4-D**” from “**DWELING UNIT**” up on heading to “**DETECTABLE WARNING**”

Page 1-1324.3: In the second line of **SPECIAL ACCESS LIFT** delete the word “that” and insert the word “which”. In **Section 1103A.1.1 [For HCD 1/AC] General** after the words “*Accessibility to buildings*” insert “, or portions of buildings” and after the words “*and facilities*” delete the words “*for portions of buildings*”. In **SECTION 1105A [FOR HCD 1/AC] – GROUP OCCUPANCIES** delete “*California*” from the 1st line.

Page 1-134.4: Revise **Section 1107A.13.1** title to “**1107A.13.1 [For HCD 1/AC] General.**”

Page 1-134.6: Revise **Section 1109A.8** title to “**1109A.8 [For HCD 1/AC & DSA/AC] Shower Stalls.**”

Page 1-134.8: In the last line of the 2nd paragraph of the left column revise “... 727 mm) above the floor” to “... 737 mm) above the floor.”

Page 1-134.13: In **Section 1110A.2** remove the parentheses from (1) & (2). Under **TEST NO. 2–SITE ANALYSIS TEST** remove the parenthesis from (1), (2) & (3). Under **TEST NO. 3–UNUSUAL CHARACTERISTICS TEST** remove the parenthesis from (1) & (2).

Page 1-134.14: In **Section 1120A.2.3.2 [For HCD 1/AC & DSA/AC] Exception**

Revise reference to “*Chapter 1 Section 101.17.*” to “*Chapter 1 Section 101.17.9.*”

Page 1-134.15: In **Section 112A.3.2 [For HCD 1/AC & DSA/AC] Corridors over 200 feet** revise “(60 960 mm)” to “(60960 mm)” in both locations.

Page 1-134.16: Revise **Section 1120A.5.6** title to “**1120A.5.6 [For HCD 1/AC & DSA/AC w/exceptions 1, 2 and 3] Handrails.**”

Page 1-134.23: Revise **Section 1104B.3.4** title to “**1104B.3.4 Wheelchair spaces.**”

Page 1-134.36: Revise **Section 1116B.1.3** title to “**1116B.1.3 Door operation.**”

Page 1-134.39: Revise **Section 1117B.5.1** title to “**1117B.5.1 International symbol of accessibility.**” Revise Item 1 in **Section 1117B.5.5** title to “**1. Character type.**” Revise **Section 1117B.5.8** title to “**1117B.5.8 Symbols of accessibility.**”

Page 1-134.40: Revise **Section 1117B.5.11.2** title to “**1117B.5.11.2 Conditions of use.**”

Page 1-134.49: Revise **Section 1133B.4.2** title to “**1133B.4.2 Handrail configuration.**”

Page 1-134.60: In **FIGURE 11B-2B** for **PERSPECTIVE OF ROLL-IN SHOWER-B** revise control lever height from “46” max” to “40” max”. In for **ROLL-IN SHOWER-B** in the 4th line of the “Existing 42” x 48” California showers ...” revise “... ear wall ...” to “... rear wall ...”

Page 1-134.61: In **FIGURE 11B-2C-OPEN SHOWER SECTION** revise “**SINGLE LEVEL MIXING VALVE CONTROL**” to “**SINGLE LEVER MIXING VALVE CONTROL**”

Page 1-134.114: Insert **FIGURE 11B-40A-MINIMUM DIMENSIONS OF ELEVATOR CARS.**

Page 1-134.114A: Insert **FIGURE 11B-40B-ELEVATOR CONTROL PANEL**

Page 1-134.114B: Insert **FIGURE 11B-40C-HOISTWAY AND ELEVATOR ENTRANCES** and **FIGURE 11b-40d-GRAPH OF TIMING EQUATION.**

Page 1-294.4: Revise **Section 3107.1.1** title to “**3107B.1.1 Installation site .**”

Page 1-308.7: Revise first line of **Section 4-3.2.1** to read “**Audible Notification appliances intended**” In **Section 3-8.3.2.3.1** revise the last two lines to read “... a smoke concentration above alarm threshold does not delay the system within functions of 1-5A by more than 30 seconds.” Immediately above **Section 3505.2 Reserved** insert **Section 3505.1.1 [For SFM].**

Page 1-308.8 to 1-308.112: Continue inserting **Section 3505.1.1 [For SFM].**

6. (SMF EF 5/02) Amend various sections of Part 2. Approved as emergency by the California Building Standards Commission on May 2, 2002, and filed with the Secretary of State on May 3, 2002. Effective May 3, 2002.

7. (SMF EF 5/02) Amend various sections of Part 2. Approved as permanent by the California Building Standards Commission on September 18, 2002, and filed with the Secretary of State on September 19, 2002. Effective September 19, 2002.

8. January 2, 2003 Supplement approved by the California Building Standards Commission March 18, 1998, and filed with the Secretary of State on March 25, 1998, and effective 180 days after publication – July 1, 2003:

Section 470A.2.1 – In item 3, omit the word “nonambulatory”.

Section 470A.2.2 – In item 5, revise “water closet” to “toilet”.

Section 470A.2.3 – In item 7, revise “water closet” to “toilet”.

Section 470A.2.6 – In item 4, revise “water closet” to “toilet”.

Section 470A.2.7 – In item 4, revise “water closet” to “toilet”.

Section 470A.2.8 – In item 3, revise “water closets” to “toilets”.

Section 470A.2.9 – In item 1, after the word “inmate” add “;” and delete the words “exclusive of circulation corridors of 3 feet (914 mm) in width in front of cells/rooms;”; and in item 3 revise “water closets” to “toilets”.

Section 470A.2.10 – Insert a new paragraph 3 to read “The exercise area must contain or provide free access to a toilet, wash basin, and drinking fountain as provided in Section 470A.3.”

Section 470A.2.12 – revise the first sentence to read “There must be a minimum of one suitably equipped medical examination room in every facility which provides on-site health care.”; add items “4. Provide lockable storage for medical supplies.” and “5. Any room where medical procedures are provided must be equipped with hot and cold running water.”

Section 470A.2.15 – Delete heading and the entire section.

Section 470A.2.22 – Delete the last sentence.

Section 470A.2.25 – Revise to read “There must be a minimum of one suitably furnished interview room for confidential interviews in every facility which provides on-site health care. The interview room shall be designed in consultation with responsible custody staff and health care staff. Such an interview room shall:”

Section A3.1 – Revise the title to read “**Toilets/urinals.**”; delete the section language and its exception inserting 6 new items and a Note.

Section 470A.3.2 – Revise the first “**Wash Basins.**” To a bold title; omit the balance of the language and exception; insert 7 new items.

Section 470A.3.3 – Revise the first sentence to read “... single-occupancy cell, double occupancy cell, dormitory, temporary holding cell, temporary staging cell, and sobering cell and be accessible to the occupants of dayrooms and exercise areas.”; revise item 1 to replace both locations of “water outlet” with “drinking fountain bubbler”; delete item 2; renumber item 3 as item 2.

Section 470A.3.4 – add “NOTE: Shower areas shall provide modesty for inmates with staff being able to visually supervise.”

Section 470A.3.5 – In all locations revise “beds/bunks” to “beds”.

Section 470A.3.9 – in the title delete “/shelves/clothes hooks”; and delete all but the first sentence.

Section 470A.3.10 – Replace the first sentence with “In temporary holding and temporary staging cells, seating must be securely fixed to the floor and/or wall.”

9. January 2, 2003 Supplement approved by the California Building Standards Commission on January 31, 2001, Filed with the Secretary of State on February 2, 2001, published January 1, 2003, and effective 180 days after publication – July 1, 2003:

Section 460A.1.7 – In item 3, revise “... a maximum of 144 ...” to read “... a minimum of 144 ...”.

Section 460A.1.8 – In item 3, revise “... a maximum of 144 ...” to read “... a minimum of 144 ...”.

Section 460A.1.11 – Replace item 1. language.

Section 460A.1.11 – In item 1.1, revise “... one half ...” to read “... one quarter ...”.

Section 460A.1.11 – Revise item 1.2 to read “The required recreation area shall contain no single dimension less than 40 feet.”

Section 460A.1.12 – Revise to read “**Academic Classrooms.** There shall be dedicated academic classroom space for every juvenile in every facility. The primary purpose for the academic classroom shall be for education. Each academic classroom shall contain ...”; and, add the NOTE words as the last sentence of this section.

Section 460A.1.14 – delete the “and,” for the end of item 4; and, delete the “.” and add “; and,” to the end of item 5; and, insert a new item “6. Smooth, non porous, washable surfaces.”

Section 460A.2.1 – Revise the NOTE of item 3 to read “... provide modesty for ...”.

Section 460A.2.3 – insert new items 1. and 2.

Section 460A.2.5 – Delete the last “.” And add new language “... measured from any side of the bed. Beds placed”.

Section 470A.1 – Under **Living Areas**, revise “... as detoxification safety ...” to read “... as sobering safety ...”.

Section 470A.2.1 – In item 3., revise “A detoxification cell ...” to read “A sobering cell ...”; and, at the end, add “For those facilities that accept male and female intoxicated inmates, two sobering cells shall be provided.”

Section 470A.2.1 – Revise item 4. to read “Access to a shower within the secure portion of the facility.”

Section 470A.2.1 – Add a new item “8. Unobstructed access to hot and cold running water for staff use.”

Section 470A.2.4 – Revise it to read “**Sobering cell.** A sobering cell shall:”; and, add a new item “8. Have accessible a shower in the secure portion of the facility.”

Section 470A.2.5 – In item 1 revise the second line to read “... with no one floor dimension being less than 6 feet ...”; and, add a new item “8. any wall or ceiling mounted devices must be inaccessible to the inmate occupant.”

Section 470A.2.8 – In item 1 revise the second line to read “... single-bed unit; a minimum of 70 square ...”; and, revise the third line to read “... double-bed unit; and a minimum of 90 square feet for a triple-bed unit and have a minimum ...”.

Section 470A.2.9 – At the end of item 2. delete the “.” And add the words “allowed access at a given time;”

Section 470A.2.14 – Add a new second paragraph to read “If negative pressure isolation rooms are being planned, they shall be designed to recognized industry standards.”

Section 470A.2.16 – Revise the language in the third to the end of the section to read “... to purchase items. When commissary supplies are kept within the security perimeter for a facility, an area shall be provided for the secure storage of the stock for such inmate canteen items.”

Section 470A.2.20 – Revise the second line to read “... janitor’s closet, with sufficient area ...”; and, revise the third line to read “... cleaning implements and supplies, must be ...”; and revise the fourth line to read “... of the facility. A mop sink shall also be available within the security area of the facility. In court holding, ...”

Section 470A.3.5 – Revise the first line to read “... must be elevated off the floor, have a solid bottom, and a sleeping surface of at least ...”; and in the second and third lines, end the sentence at “long.” delete the words “and be of the pan-bottom type or constructed of concrete.”

Section 470A.3.8 – Revise “In detoxification cells ...” to read “In sobering cells ...”.