

**SAM – INFORMATION TECHNOLOGY
(California Department of Technology)**

**STATUTORY PROVISIONS AND APPLICATION
STATUTORY PROVISIONS**

4810

(Revised 1/2016)

The following provisions apply to all Agencies/state entities. State entities include every state office, officer, department, division, bureau, board, and commission, including Constitutional Officers. State entities do not include the University of California, California State University, the State Compensation Insurance Fund, the Legislature, or the Legislative Data Center in the Legislative Counsel Bureau.

[California Department of Technology:](#)

Pursuant to Government Code Sections [11545](#) and [11546](#), the Director of the California Department of Technology is charged with the duty to advise the Governor on the strategic management and direction of the state's information technology (IT) resources. In addition to this advisory role, the Department of Technology 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; approval and oversight of IT procurements for reportable projects where the procurement has not been delegated by DGS to the department ; consulting with Agencies/state entities 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 IT projects. The oversight shall consist of a determination of the availability of project funding from appropriate sources and project consistency with state fiscal policy.